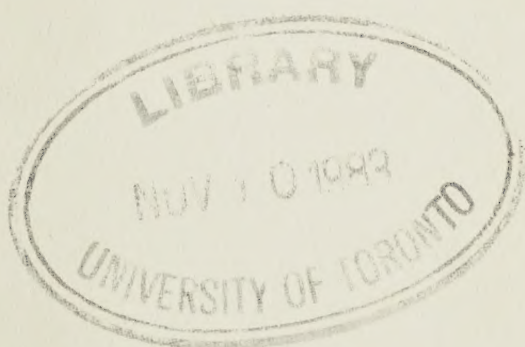


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Statutory
(CANADIAN WAR) ORDERS
AND REGULATIONS,
1943

(Volume I, Nos. 1 to 13)

CONSOLIDATED TABLE OF CONTENTS
CANCELLATIONS, AMENDMENTS, REFERENCES
REFERENCE INDEX

January 11, 1943 to April 5, 1943

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STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE



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EXPLANATORY NOTE

The present volume contains a consolidation of the tables of contents, a list of amendments, cancellations, etc., and a reference index to Orders in Council, orders, rules and regulations published in *Canadian War Orders and Regulations*, January 11, 1943 to April 5, 1943 (Volume I, Nos. 1 to 13).

J. F. MACNEILL,

*Acting Director,
Statutory Orders and Regulations Division.*

A. D. P. HEENEY,

Clerk of the Privy Council.

PRIVY COUNCIL,
April 30, 1943.

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PART IV—WARTIME INDUSTRIES CONTROL BOARD—Concluded

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VOLUME 1—No. 1

January 11, 1943



CANADIAN WAR ORDERS AND REGULATIONS 1943

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PRIVY COUNCIL OFFICE

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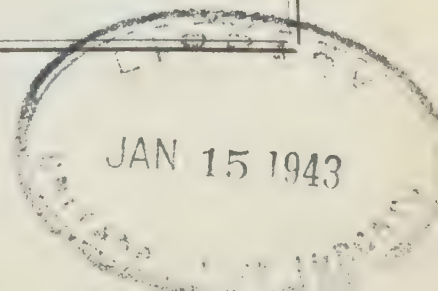


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NOTE:—Vol. 13—T.C. 04F, p. 776 and T.C. 04F-1, p. 781—signature—"T. C. Lockwood" should be inserted.

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PART I
ORDERS IN COUNCIL

Order in Council approving in principle the plan for allocation
and compensation in the newsprint industry

P.C. 11799

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 31st day of December, 1942.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports:—

1. That the Wartime Prices and Trade Board has been charged with the responsibility of establishing, when necessary, industry compensation funds where action has been taken to curtail or discontinue the business or undertaking of units within any industry;

2. That representations have been received from the Wartime Prices and Trade Board in respect to the newsprint industry in Canada;

3. That by reason of shortages of power, man-power and essential raw materials the Board through its Administrator has deemed it advisable to allocate newsprint production in Canada to assure the most efficient production of newsprint and the most efficient use of available productive capacity;

4. That by reason of the nature of such allocation, and the special conditions of the newsprint industry, involving as it does a great natural resource entering largely into export trade, it has been necessary for the Board to formulate, through the Newsprint Administrator, a compensation plan within the industry for the distribution of the benefits and burdens arising from the allocation of newsprint production;

5. That under such compensation plan, payments will be directed to be made by some of the newsprint manufacturers to the Commodity Prices Stabilization Corporation Limited to be held in trust for the benefit of and paid by the said Corporation to others of the newsprint manufacturers; and

6. That the compensation plan as formulated by the Wartime Prices and Trade Board is substantially in the form set forth in the attached Annex to this Order, and for the implementation of such plan it is advisable to define the nature of the payments to be made by and to newsprint manufacturers under the said plan.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada 1927, is pleased, hereby, to approve in principle the plan for allocation and compensation in the newsprint industry, as set forth in the Annex hereto.

His Excellency in Council, pursuant to the above cited authority, is further pleased to order and doth hereby order that the net annual amount of all payments made by a newsprint manufacturer to the Commodity Prices Stabilization Corporation Limited under the direction of the Newsprint Administrator in accordance with the provisions of the said allocation and compensation plan be deemed to have been received by such manufacturer in trust for the benefit of those manufacturers and others to whom respectively the same shall be directed to be paid pursuant to said plan, and to have been paid by such manufacturer to the Commodity Prices Stabilization Corporation Limited on behalf of such recipients, and that the net annual amount

of all payments made to a newsprint manufacturer from the Commodity Prices Stabilization Corporation Limited under the direction of the Newsprint Administrator in accordance with the provisions of the said allocation and compensation plan be deemed to have been received by such manufacturer as the beneficiary of a trust.

A. D. P. HEENEY,
Clerk of the Privy Council.

Annex to Order in Council P.C. 11799

WARTIME PRICES & TRADE BOARD

Order No. 222

Respecting Compensation for Allocated Newsprint

made pursuant to authority conferred by Order-in-Council P.C. 8528 dated 1st November, 1941, as amended by P.C. 10277 dated the 10th day of November, 1942.

Whereas by reason of shortages of manpower, power and essential materials it became advisable to allocate newsprint production in Canada to assure the most efficient use of available productive capacity.

And Whereas, under the provisions of Order A-451, the Newsprint Administrator has issued permits to newsprint manufacturers, and has allocated and will continue to allocate the production of all newsprint in Canada among the newsprint manufacturers.

And Whereas by reason of such allocation, it is necessary to formulate a compensation plan within the industry for the distribution of the benefits and burdens arising from such allocation.

Therefore it is ordered as follows:

1. For the purposes of this Order,

- (a) "Administrator" means the person from time to time appointed as Newsprint Administrator by The Wartime Prices and Trade Board with the approval of the Governor-in-Council;
- (b) "Newsprint" means the product commonly regarded within the trade as newsprint paper and any other pulp or paper product in the production of which a newsprint machine is used;
- (c) "Newsprint Machine" means a paper machine which is capable of manufacturing newsprint and is, for the time being, in the opinion of the Administrator, available for use for the manufacture of newsprint, exclusive of such part, if any, of such machine as, with the consent of the Administrator, has been reserved for the production of any pulp or paper product other than newsprint paper;
- (d) "Manufacturer" means any manufacturer of newsprint who has registered with and is the holder of a permit issued by the Administrator;
- (e) "Transferred tonnage" means newsprint tonnage which the Administrator has ordered to be transferred by a manufacturer to another manufacturer for production;
- (f) "Full price" as applied to any newsprint means the current market price of such newsprint as determined by the Administrator;
- (g) "Basic Mill Net Price" means the price received by each manufacturer from his customer after deducting therefrom
 - (i) all transportation and delivery charges paid by the manufacturer
 - (ii) all storage and incidental charges paid by the manufacturer, in the case of water shipments, and
 - (iii) all up-charges or extra charges made by the manufacturer for newsprint other than standard white newsprint, in rolls, as customarily wrapped for shipment to customers in Canada and the United States;

(h) "Fund" means a fund to be established by the Commodity Prices Stabilization Corporation Limited for the purpose of carrying out the objects of this Order, and payments to the said fund and payments from the said fund respectively mean payments to the said Corporation and by the said Corporation in its capacity as trustee of the said fund.

2. (a) Every manufacturer who produces and ships transferred tonnage shall invoice the manufacturer transferring such tonnage at full price as shipments leave the producing manufacturer's mill, and the transferring manufacturer shall pay such invoice on or before the 25th day of the month following its date.

(b) Each manufacturer who produces and ships transferred tonnage shall, when directed by the Administrator, pay to or receive from the fund such amount, as may be necessary to adjust the basic mill net price of the transferred tonnage to the basic mill net price of such manufacturer's own tonnage of newsprint paper.

3. Each manufacturer is hereby assigned an established percentage, as determined by the Administrator, which is shown opposite the name of such manufacturer in Schedule A hereto; such established percentage shall remain constant until changed by the Administrator.

4. When in any calendar month a manufacturer invoices to his customers and to other manufacturers a quantity of newsprint manufactured by him in excess of the quantity equivalent to his established percentage of the total amount invoiced by all manufacturers in such month, such manufacturer shall remit to the fund on or before the 25th day of the next following month, a sum to be determined by the Administrator. Subject to the provisions of Section 6 and Section 9 hereof, such sum shall be the product of the average price per ton charged by the manufacturer for the newsprint paper invoiced to his own customers in such month multiplied by the number of tons of such excess tonnage, less an amount equal to the difference between such manufacturer's total costs of operation during such month and such manufacturer's total estimated costs of operation at the level of his established percentage including in both instances full allowances for depreciation and fixed charges.

5. When in any calendar month a manufacturer invoices to his customers and to other manufacturers, a quantity of newsprint manufactured by him which falls short of the quantity equivalent to his established percentage of the total amount invoiced by all manufacturers in such month, such manufacturer shall receive at the direction of the Administrator from the fund on or about the last day of the next following month a sum to be determined by the Administrator. Subject to the provisions of Section 6 and Section 9 hereof, such sum shall be the product of the average price per ton charged by the manufacturer for the newsprint paper invoiced to his own customers in such month multiplied by the number of tons of such tonnage shortage, less an amount equal to the difference between such manufacturer's total estimated costs of operation at the level of his established percentage and such manufacturer's total costs of operation during such month, including in both instances full allowances for depreciation and fixed charges.

6. In determining the amounts to be paid or received by a manufacturer in accordance with the provisions of Section 4 or Section 5 hereof, the following factors shall be considered by the Administrator to the extent deemed by him to be applicable in the circumstances:—

(a) Gains or losses arising from the manufacture on newsprint machines of products other than newsprint paper with respect to the relative profits of such other products compared to newsprint paper.

(b) Reduction in costs of any manufacturer which are occasioned by operation at a rate below the established percentage.

7. (a) The net annual amount of all payments made by a manufacturer to the fund in accordance with the provisions of this Order shall be deemed to have been received by such manufacturer in trust for the benefit of those manufacturers and others to whom respectively the same shall be directed to be paid pursuant to said plan and to have been paid by such manufacturer to the fund on behalf of such recipients.

(b) The net amount of all payments made to a manufacturer from the fund in accordance with the provisions of this Order shall be deemed to have been received by such manufacturer as the beneficiary of a trust.

8. Notwithstanding any provisions of the present order no manufacturer shall be entitled to receive or to participate in any compensation for tonnage in excess of his recognized capacity to produce newsprint based upon his previous performance as determined by the Administrator.

9. Payments to and from the fund with respect to the transactions of the previous month shall be fixed by the Administrator for each manufacturer as a preliminary settlement, on the basis of current costs as reflected in the manufacturer's books; such payments shall be subject to interim adjustments from time to time as the Administrator may direct and shall be finally determined by the Administrator on the basis of costs established by audit by representatives of the Administrator. The expenses of such audit shall be paid out of the fund as directed by the Administrator.

10. If at any time payments into the fund exceed payments out of the fund by an amount which is, in the opinion of the Administrator, unnecessarily large for the purposes of this order, the Administrator may order payments to be made to manufacturers on the basis of their established percentages, of such aggregate amount as he deems expedient.

11. If at any time payments into the fund are, in the opinion of the Administrator, insufficient to meet the requirements for payments out of the fund, the Administrator may order payments to be made to the fund by manufacturers on the basis of their established percentages, of such aggregate amount as he deems expedient.

12. The Administrator shall from time to time establish rules, regulations and procedure for the proper carrying out of the purposes of the present order, the settlement of any controversy between manufacturers arising out of said order and such other questions as the Administrator may consider relevant.

13. Nothing herein contained shall be deemed to derogate from the powers of the Administrator conferred by Orders No. 170 and No. 213 of The Wartime Prices and Trade Board.

14. On or before the 20th day of January, 1943, the Administrator shall, in his discretion but in accordance with the principles of the present order, fix the amounts of money which each manufacturer shall remit to the fund or pay to other manufacturers or receive from the fund, as a consequence of the allocation of newsprint tonnage and other controls exercised by the Administrator since 1st September, 1942; such remittances to the fund and payments to other manufacturers shall be made on or prior to the 25th day of January, 1943, and such payments out of the fund shall be made on or about the 1st day of February, 1943.

15. This Order shall be effective on and after day of , 1943.

Dated at Ottawa, this day of December, 1942.

SCHEDULE A

To Order No. 222

Schedule showing "established percentage" of each newsprint manufacturer:

Abitibi Power & Paper Company Limited.....	13.01
Anglo-Canadian Pulp and Paper Mills Limited.....	4.70
Bathurst Power and Paper Company Limited.....	0.39
The Beaver Wood Fibre Company Limited.....	0.60
J. R. Booth Limited.....	0.30
Brompton Pulp & Paper Company Limited.....	0.93
Canadian International Paper Company.....	15.89
Consolidated Paper Corporation Limited.....	12.90
Donnacona Paper Company Limited.....	1.87
Donohue Brothers Limited.....	1.07
The E. B. Eddy Company Limited.....	1.00
The Great Lakes Paper Company Limited.....	2.76
Lake St. John Power & Paper Company Limited.....	2.30
The James MacLaren Company Limited.....	2.30
Mersey Paper Company Limited.....	2.68
The Ontario-Minnesota Pulp & Paper Company Ltd.....	4.31
The Ontario Paper Company Limited.....	4.28
The Pacific Mills Limited.....	1.85
Powell River Company Limited.....	5.65
Price Brothers & Company Limited.....	8.52
Provincial Paper Limited.....	0.12
Quebec North Shore Paper Company.....	3.32
St. Lawrence Paper Mills Company Limited.....	4.11
St. Raymond Paper Limited.....	0.30
Spruce Falls Power and Paper Company Limited.....	4.84

**Order in Council authorizing drawback regulations concerning
exports of coffee roasted in Canada**

P.C. 77/84

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 6th January, 1943.*

National Revenue

The Board recommend that, under the provisions of Section 286 of the Customs Act, Section 94 of the Special War Revenue Act and Section 3 of the War Measures Act, authority be granted for the payment of a specific rate of six (6c.) cents per pound, in lieu of drawback of duties and/or taxes, on coffee roasted in Canada and (a) exported; (b) supplied as ships' stores to ocean-going vessels; and, (c) acquired by the Governments of the United Kingdom, the United States of America and countries allied with them, or by units of their armed forces, provided the goods are to become and remain the property of the aforementioned governments and that the funds expended therefor are the funds of the respective governments and that the expenditures are for war projects in Canada, the same to be effective covering exports and deliveries on and after the 7th December, 1942, and until further ordered.

REGULATIONS

- (1) The whole of the drawback shall be paid to the exporter or the supplier of such goods;
- (2) The quantities of such goods exported or delivered shall be ascertained;
- (3) Claims submitted on and after December 7, 1942, shall be filed with the Collector of Customs and Excise and complete documentary evidence attached,

according to the respective requirements of Orders in Council (a) P.C. 29/185 of January 28, 1937, (b) P.C. 32/185 of January 28, 1937, and (c) P.C. 87/10460 of November 18, 1942, except that no documentary proof of payment of duties and/or taxes shall be required to be filed with the claim;

- (4) Claims shall be made under Oath before a Collector, Justice of the Peace or Commissioner, in form as approved by the Minister of National Revenue, on relative Customs Drawback Forms, (a) K. 32, (b) K. 36, and (c) K. 38 (modified where necessary), and shall before payment be verified to the satisfaction of the Minister, who may require, in any case, the production of such further evidence, in addition to the usual averments, as he deems necessary to establish the bona fides of the claim.

INSTRUCTIONS

Claim Forms K. 32, K. 36 and K. 38 (Claimant's Oaths and statements of claim) may be obtained in quantity required from the nearest Collector.

Detailed information may be obtained at District Drawback Offices located at Halifax, N.S., Saint John, N.B., Montreal, P.Q., Ottawa, Oshawa, Toronto, Hamilton, London and Windsor, Ont., Winnipeg, Man., and Vancouver, B.C.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 34—Supplement No. 12

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 29th December, 1942

*To Collectors of Customs and Excise, and others concerned:***War Exchange Conservation Act**

The Minister of National Revenue has authorized the issuance of the following General Permits for the undermentioned goods which are prohibited importation under the War Exchange Conservation Act:—

No. G-2390. Lubricating Oil, dutiable under tariff item 271.

No. G-2391. Petroleum Greases and Lubricating Greases, dutiable under tariff item 272a.

Each General Permit referred to is issued in a single copy, which is retained in the Department, the number of which is to be endorsed on all relative import documents.

The importer shall file with the Collector of Customs and Excise at the time of presenting his import entry four copies of Customs Form C-6 Special, and when completed in all respects, the original and duplicate copies are to be forwarded without delay by the Collector to the Department of National Revenue marked for the attention of the "Appraisers' Branch", the triplicate copy retained for the Port records, and the quadruplicate copy returned to the importer.

H. D. SCULLY,
Commissioner of Customs.

WM No. 39—Fourth Revision—Supplement No. 16

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 28th December, 1942

*To Collectors of Customs and Excise, and others concerned:***Special Export Permits**

The blanket permits issued to the Canadian Red Cross for shipments to specified destinations, as listed in Supplement No. 16, WM 39, 3rd Revision, will be cancelled as from January 15th, 1943, and the supplement referred to is also cancelled.

As and from that date the Canadian Red Cross Society will operate under a special export permit, designated SPL-129, which will cover shipments of Red Cross supplies consigned only to prisoners of war, interned civilians, military forces and distressed civilians of the United Nations. The permit will not cover such items as rubber and rubber products, tea, coffee, coconut, sugar and glucose.

Export entries tendered by the Canadian Red Cross Society covering the eligible goods referred to, consigned to the destination named, may be accepted after January 15th, 1943, until further notice when blanket permit No. SPL-129 is endorsed on the entry.

The Canadian Aid to Russia Fund has been assigned a special permit, designated SPL-131, to cover shipments of old and new clothing, Air Force clothing and medicines only for shipment to Russia.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 39—Fourth Revision—Supplement No. 17

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 28th December, 1942

To Collectors of Customs and Excise, and others concerned:

Export Permits

Effective on and after December 23, 1942, Regulation 34 of the Export Permit Regulations of September 30, 1942, was amended to read as follows:—

Regulation 34—

Export permits are not required for any article or material consigned to Canadian Legations or to the offices of Canadian High Commissioners or to official representatives of the Government of the United Kingdom, or their order, or for any article or material ordered, diverted or exported by the Department of Munitions and Supply, the Department of National Defence, the Department of National Defence Air Services, the Department of National Defence Naval Services, or their respective Forwarding Officer, Ordnance Transit Officer or Air Embarkation Staff Officer, the Transport Controller of the Department of Transport, the Ministry of Supply for the United Kingdom, the Inspection Board of the United Kingdom in Canada, or the British Ministry of War Transport.

The only change in the Regulation is that the exemption from requiring export permits, which formerly covered shipments by or for various Government Departments, is now extended to include Canadian Legations and the offices of Canadian High Commissioners, or their order.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 39—Fourth Revision—Supplement No. 18

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 28th December, 1942

To Collectors of Customs and Excise, and others concerned:

Export Permits—Signing Authorities

In order to facilitate the issuance of export permits on shipments of certain perishable and highly essential commodities originating at points distant from Ottawa, the following officials have been authorized to issue permits to cover shipments only to the United States and the United Kingdom, and sign them for the Minister of Trade and Commerce:—

Assistant Timber Controller for the Maritimes.

Assistant Timber Controller for British Columbia.

Prices and Supply Representative, Wartime Prices and Trade Board, Halifax, N.S.

Chief Supervisor of Fisheries, Halifax (canned lobster to United States only).

Chief Supervisor of Fisheries, Vancouver.
 Dairy Produce Grader, Halifax.
 Dairy Produce Grader, Vancouver.
 Collector of Customs and Excise, White Horse, Y. T.
 Sugar Administrator.
 Hides Administrator (cattle- or horse-hides, green-salted or frozen, including calfskins).
 Wool Administrator (wool, wool tops and noils to United States only).

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 39—Fourth Revision—Supplement No. 19

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 30th December, 1942

To Collectors of Customs and Excise, and others concerned:

Export Permits

Effective on and after January 4, 1943, Regulation 22 (a) of the Export Permit Regulations of September 30, 1942, is amended by the deletion of the second sentence thereof and the substitution of the following sentence therefor:—

“If movement from point of lading, as shown by the waybill, has not been made by the expiry date stamped on the export permit, the permit automatically expires.”

Previously, exporters were required to have completed shipment from the Canadian port of exit of their goods by the expiry date of the export permit; however, on and after the above date, if the waybill shows that the goods were loaded on board the carrier by the expiry date stamped on the permit, the permit shall be deemed valid until shipment is completed from the Canadian port of exit.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 85

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 29th December, 1942

To Collectors of Customs and Excise, and others concerned:

Drawback on Tea

Effective 2nd March, 1942, imported tea was exempted from the additional duties of Customs of 5, 7½ and 10 cents per pound and the Commodity Prices Stabilization Corporation remitted, by way of subsidy, these war duties on all tea entered for consumption after 1st December, 1941, and also on duty paid stocks on hand in unbroken chests as of 30th November, 1941, which had been imported on and after 15th August, 1941.

Therefore, no drawback shall be payable in respect of these war duties of 5, 7½ and/or 10 cents per pound, paid on imported tea used for export, supplied as ships' stores to ocean going vessels, or acquired by the Governments of the United Kingdom, the United States of America and countries allied with them or by units of their armed forces, on and after 1st December, 1941.

The Department will make necessary adjustments, by deduction, from current drawback claims, covering any overpayments, and Collectors will please notify all importers of tea in the respective ports and outports under their survey.

H. D. SCULLY,
Commissionr of Customs.

PART III
War Time Prices and Trade Board
(Finance)

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-539

Respecting Conservation and Other Matters Affecting Men's, Youths' and Boys' Outer Wool Clothing

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Section 2 of Administrator's Order No. A-207 is amended by adding thereto after clause (b) the following clauses:

“(c) put into process or cause to be put into process any cloth for the manufacture of full dress suits, tuxedo suits, cutaway or morning coats or Prince Albert coats or formal or full dress vests;

(d) put into process or cause to be put into process any model, style or design of garment not made or used by such manufacturer during 1942.”

2. Section 6 of Administrator's Order No. A-207 is re-numbered Section 8.

3. Administrator's Order No. A-207 is amended by adding thereto, after Section 5, the following:

“6. No manufacturer shall, except with the written permission of the Administrator, put into process or cause to be put into process any cloth for the manufacture of any uniform, except as permitted by Section 7.

7. Nothing in this Order shall apply to

(a) articles of uniform ordered by the Department of Munitions and Supply or any agency thereof or any of the Departments of National Defence for use by the armed forces;

(b) uniforms ordered by any Department of the Government of Canada, for use by the Royal Canadian Mounted Police;

(c) uniforms for Officers of the Army, Navy, Air Force and Royal Canadian Mounted Police;

(d) garments supplied to any church or religious organization and used by such church or organization as a uniform, robe or vestment for religious purposes.

4. This Order shall be effective on and after the 11th day of January, 1943.

Dated at Ottawa, this 2nd day of January, 1943.

H. R. COHEN,
Administrator of Fine Clothing.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-540

Respecting Living Accommodation Supplied to Paying Guests in the City of Galt or Within a Distance of One Mile from the Limits of such City

Pursuant to authority conferred by Order No. 108 of The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Any and every person who supplied to one or more paying guests, exclusive of the members of such person's family, living accommodation in the residence of such person in the City of Galt or within a distance of one mile from the limits of such City, shall, not later than January 11, 1943, properly complete and file, in the office of the Special Rentals Committee, Dominion Public Building, Galt, Ontario, Form R.C. 39, provided by the Board.

2. This order shall be effective on and after the 4th day of January, 1943.

Dated at Ottawa, this 31st day of December, 1942.

C. R. DeMARA,
Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-541

Respecting Brass and Bronze Screwed Pipe Fittings

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. No person shall manufacture any brass or bronze screwed pipe fittings unless such pipe fittings are

(a) of a type named in the Schedule hereto; and

(b) of a size set out for such type in the said Schedule;

provided that this Order shall not apply to pipe fittings in process of manufacture prior to the effective date of this Order.

2. This Order shall be effective on and after the 9th day of January, 1943.

Dated at Ottawa, this 4th day of January, 1943.

E. J. LAIDLAW,
Administrator of Heating, Plumbing, Air-Conditioning
Equipment and Supplies.

APPROVED :

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-541

[illegible]

250 lb. SWP:

90° Elbow	x	x	x	x	x	x	x	x	x	x	x
45° Elbow	x	x	x	x	x	x	x	x	x	x	x
Tee	x	x	x	x	x	x	x	x	x	x	x
Cross	x	x	x	x	x	x	x	x	x	x	x
Coupling	x	x	x	x	x	x	x	x	x	x	x

Unions and Union Fittings

125 lb. SWP:

Union, Female	x	x	x	x	x	x	x	x	x	.
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150 lb. SWP:

Union, Female	x	x	x	x	x	x	x	x	x	.
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200 lb. SWP:

Union, Female	x	x	x	x	x	x	x	x	.	.	.
Union, Female, octagon end	x	x	x	x	x	x	x	x	x	x	.
Union, Elbow, Female	x	x	x	x	x	x	x	x	.	.	.

250 lb. SWP:

Union, Female	x	x	x	x	x	x	x	.	.	.
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300 lb. SWP:

Union, Female	x	x	x	x	x	x	x	.	.	.
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125 lb. SWP: Standard 90° Reducing Elbows

$\frac{1}{4}$ x $\frac{1}{8}$	1 x $\frac{3}{4}$	2 x $1\frac{1}{2}$
$\frac{3}{8}$ x $\frac{1}{4}$	1 x $\frac{1}{2}$	2 x $1\frac{1}{4}$
$\frac{3}{8}$ x $\frac{1}{8}$	$1\frac{1}{4}$ x 1	$2\frac{1}{2}$ x 2
$\frac{1}{2}$ x $\frac{3}{8}$	$1\frac{1}{4}$ x $\frac{3}{4}$	3 x $2\frac{1}{2}$
$\frac{1}{2}$ x $\frac{1}{4}$	$1\frac{1}{2}$ x $1\frac{1}{4}$	3 x 2
$\frac{3}{4}$ x $\frac{1}{2}$	$1\frac{1}{2}$ x 1	4 x 3

REDUCING TEES

$\frac{1}{4}$ x $\frac{1}{4}$ x $\frac{1}{8}$	1 x $\frac{1}{2}$ x $\frac{3}{4}$	$1\frac{1}{2}$ x 1 x 1
$\frac{3}{8}$ x $\frac{3}{8}$ x $\frac{1}{4}$	1 x $\frac{1}{2}$ x $\frac{1}{2}$	$1\frac{1}{2}$ x $\frac{3}{4}$ x $1\frac{1}{2}$
$\frac{3}{8}$ x $\frac{1}{4}$ x $\frac{3}{8}$	$\frac{3}{4}$ x $\frac{3}{4}$ x 1	$1\frac{1}{4}$ x $1\frac{1}{4}$ x $1\frac{1}{2}$
$\frac{3}{8}$ x $\frac{1}{4}$ x $\frac{1}{4}$	$1\frac{1}{4}$ x $1\frac{1}{4}$ x 1	1 x 1 x $1\frac{1}{2}$
$\frac{1}{2}$ x $\frac{1}{2}$ x $\frac{3}{8}$	$1\frac{1}{4}$ x $1\frac{1}{4}$ x $\frac{3}{4}$	2 x 2 x $1\frac{1}{2}$
$\frac{1}{2}$ x $\frac{1}{2}$ x $\frac{1}{4}$	$1\frac{1}{4}$ x $1\frac{1}{4}$ x $\frac{1}{2}$	2 x 2 x $1\frac{1}{4}$
$\frac{1}{2}$ x $\frac{3}{8}$ x $\frac{1}{2}$	$1\frac{1}{4}$ x 1 x $1\frac{1}{4}$	2 x 2 x 1
$\frac{1}{2}$ x $\frac{3}{8}$ x $\frac{3}{8}$	$1\frac{1}{4}$ x 1 x 1	2 x 2 x $\frac{3}{4}$
$\frac{3}{8}$ x $\frac{3}{8}$ x $\frac{1}{2}$	$1\frac{1}{4}$ x 1 x $\frac{3}{4}$	2 x 2 x $\frac{1}{2}$
$\frac{3}{4}$ x $\frac{3}{4}$ x $\frac{1}{2}$	$1\frac{1}{4}$ x $\frac{3}{4}$ x $1\frac{1}{4}$	2 x $1\frac{1}{2}$ x 2
$\frac{3}{4}$ x $\frac{3}{4}$ x $\frac{3}{8}$	$1\frac{1}{4}$ x $\frac{1}{2}$ x $1\frac{1}{4}$	2 x $1\frac{1}{2}$ x $1\frac{1}{2}$
$\frac{3}{4}$ x $\frac{1}{2}$ x $\frac{3}{4}$	1 x 1 x $1\frac{1}{4}$	$1\frac{1}{2}$ x $1\frac{1}{2}$ x 2
$\frac{3}{4}$ x $\frac{1}{2}$ x $\frac{1}{2}$	$1\frac{1}{2}$ x $1\frac{1}{2}$ x $1\frac{1}{4}$	$2\frac{1}{2}$ x $2\frac{1}{2}$ x 2
$\frac{1}{2}$ x $\frac{1}{2}$ x $\frac{3}{4}$	$1\frac{1}{2}$ x $1\frac{1}{2}$ x 1	$2\frac{1}{2}$ x 2 x 2
1 x 1 x $\frac{3}{4}$	$1\frac{1}{2}$ x $1\frac{1}{2}$ x $\frac{3}{4}$	2 x 2 x $2\frac{1}{2}$
1 x 1 x $\frac{1}{2}$	$1\frac{1}{2}$ x $1\frac{1}{2}$ x $\frac{1}{2}$	3 x 3 x $2\frac{1}{2}$
1 x 1 x $\frac{3}{8}$	$1\frac{1}{2}$ x $1\frac{1}{4}$ x $1\frac{1}{2}$	3 x 3 x 2
1 x $\frac{3}{4}$ x 1	$1\frac{1}{2}$ x $1\frac{1}{4}$ x $1\frac{1}{4}$	4 x 4 x 3
1 x $\frac{3}{4}$ x $\frac{3}{4}$	$1\frac{1}{2}$ x $1\frac{1}{4}$ x 1	4 x 4 x 2
1 x $\frac{3}{4}$ x $\frac{1}{2}$	$1\frac{1}{2}$ x 1 x $1\frac{1}{2}$	
1 x $\frac{1}{2}$ x 1	$1\frac{1}{2}$ x 1 x $1\frac{1}{4}$	

REDUCERS

$\frac{1}{4}$ x $\frac{1}{8}$	$\frac{1}{2}$ x $\frac{1}{4}$	1 x $\frac{3}{4}$
$\frac{3}{8}$ x $\frac{1}{4}$	$\frac{3}{4}$ x $\frac{1}{2}$	1 x $\frac{1}{2}$
$\frac{3}{8}$ x $\frac{1}{8}$	$\frac{3}{4}$ x $\frac{3}{8}$	$1\frac{1}{4}$ x 1
$\frac{1}{2}$ x $\frac{3}{8}$	$\frac{3}{4}$ x $\frac{1}{4}$	$1\frac{1}{4}$ x $\frac{3}{4}$
$1\frac{1}{2}$ x $1\frac{1}{4}$	2 x $1\frac{1}{4}$	3 x 2
$1\frac{1}{2}$ x 1	2 x 1	4 x 3
$1\frac{1}{2}$ x $\frac{3}{4}$	$2\frac{1}{2}$ x 2	.
2 x $1\frac{1}{2}$	3 x $2\frac{1}{2}$.

RETURN BENDS

Close Pattern		Open Pattern	
Size	C to C	Size	C to C
$\frac{1}{2}$	1	$\frac{1}{2}$	$1\frac{1}{2}$
$\frac{3}{4}$	$1\frac{1}{4}$	$\frac{3}{4}$	2
1	$1\frac{1}{2}$	1	$2\frac{1}{2}$
		$1\frac{1}{4}$	3
		$1\frac{1}{2}$	$3\frac{1}{2}$
		2	4

150 lb. SWP: COMPANION FLANGES

1 x $4\frac{1}{4}$	$1\frac{1}{2}$ x 5	$2\frac{1}{2}$ x 7	4 x 9
$1\frac{1}{4}$ x $4\frac{5}{8}$	2 x 6	3 x $7\frac{1}{2}$	6 x 11

250 lb. SWP: 90° REDUCING ELBOWS

$\frac{1}{2}$ x $\frac{3}{8}$	1 x $\frac{1}{2}$	$1\frac{1}{2}$ x $1\frac{1}{4}$
$\frac{3}{4}$ x $\frac{1}{2}$	$1\frac{1}{4}$ x 1	$1\frac{1}{2}$ x 1
1 x $\frac{3}{4}$	$1\frac{1}{4}$ x $\frac{3}{4}$	2 x $1\frac{1}{2}$

REDUCING TEES

$\frac{1}{2}$ x $\frac{1}{2}$ x $\frac{3}{8}$	$1\frac{1}{4}$ x $1\frac{1}{4}$ x 1	$1\frac{1}{2}$ x $1\frac{1}{4}$ x $1\frac{1}{4}$
$\frac{3}{4}$ x $\frac{3}{4}$ x $\frac{1}{2}$	$1\frac{1}{4}$ x $1\frac{1}{4}$ x $\frac{3}{4}$	$1\frac{1}{2}$ x $1\frac{1}{4}$ x 1
$\frac{3}{4}$ x $\frac{3}{4}$ x $\frac{3}{8}$	$1\frac{1}{4}$ x $1\frac{1}{4}$ x $\frac{1}{2}$	$1\frac{1}{2}$ x 1 x $1\frac{1}{2}$
$\frac{3}{4}$ x $\frac{1}{2}$ x $\frac{3}{4}$	$1\frac{1}{4}$ x 1 x $1\frac{1}{4}$	$1\frac{1}{4}$ x $1\frac{1}{4}$ x $1\frac{1}{2}$
$\frac{3}{4}$ x $\frac{1}{2}$ x $\frac{1}{2}$	$1\frac{1}{4}$ x 1 x 1	2 x 2 x $1\frac{1}{2}$
$\frac{1}{2}$ x $\frac{1}{2}$ x $\frac{3}{4}$	$1\frac{1}{4}$ x $\frac{3}{4}$ x $1\frac{1}{4}$	2 x 2 x $1\frac{1}{4}$
1 x 1 x $\frac{3}{4}$	1 x 1 x $1\frac{1}{4}$	2 x 2 x 1
1 x 1 x $\frac{1}{2}$	$1\frac{1}{2}$ x $1\frac{1}{2}$ x $1\frac{1}{4}$	2 x 2 x $\frac{3}{4}$
1 x $\frac{3}{4}$ x 1	$1\frac{1}{2}$ x $1\frac{1}{2}$ x 1	2 x 2 x $\frac{1}{2}$
1 x $\frac{3}{4}$ x $\frac{3}{4}$	$1\frac{1}{2}$ x $1\frac{1}{2}$ x $\frac{3}{4}$	$2\frac{1}{2}$ x $2\frac{1}{2}$ x 2
$\frac{3}{4}$ x $\frac{3}{4}$ x 1	$1\frac{1}{2}$ x $1\frac{1}{2}$ x $\frac{1}{2}$	3 x 3 x 2

PLUGS

Kind	Nominal Pipe Size											
	$\frac{1}{8}$	$\frac{1}{4}$	$\frac{3}{8}$	$\frac{1}{2}$	$\frac{3}{4}$	1	$1\frac{1}{4}$	$1\frac{1}{2}$	2	$2\frac{1}{2}$	3	4
SQUARE HEAD												
Cored	x	x	x	x	x	x	x	x	x
Solid	x	x	x	x	x	x	x	x	x	x	x	x
COUNTERSUNK	x	x	x	x	x	x	x	x	x

HEXAGON BUSHINGS

$\frac{1}{4}$ x $\frac{1}{8}$	$1\frac{1}{4}$ x 1	$2\frac{1}{2}$ x 2
$\frac{3}{8}$ x $\frac{1}{4}$	$1\frac{1}{4}$ x $\frac{3}{4}$	$2\frac{1}{2}$ x $1\frac{1}{4}$
$\frac{3}{8}$ x $\frac{1}{8}$	$1\frac{1}{4}$ x $\frac{1}{2}$	$2\frac{1}{2}$ x $1\frac{1}{4}$
$\frac{1}{2}$ x $\frac{3}{8}$	$1\frac{1}{4}$ x $\frac{3}{8}$	$2\frac{1}{2}$ x 1
$\frac{1}{2}$ x $\frac{1}{4}$	$1\frac{1}{2}$ x $1\frac{1}{4}$	3 x $2\frac{1}{2}$
$\frac{1}{2}$ x $\frac{1}{8}$	$1\frac{1}{2}$ x 1	3 x 2
$\frac{3}{4}$ x $\frac{1}{2}$	$1\frac{1}{2}$ x $\frac{3}{4}$	3 x $1\frac{1}{2}$
$\frac{3}{4}$ x $\frac{3}{8}$	$1\frac{1}{2}$ x $\frac{1}{2}$	3 x $1\frac{1}{4}$
$\frac{3}{4}$ x $\frac{1}{4}$	2 x $1\frac{1}{2}$	4 x 3
1 x $\frac{3}{4}$	2 x $1\frac{1}{4}$	4 x $2\frac{1}{2}$
1 x $\frac{1}{2}$	2 x 1	4 x 2
1 x $\frac{3}{8}$	2 x $\frac{3}{4}$	4 x $1\frac{1}{2}$
1 x $\frac{1}{4}$	2 x $\frac{1}{2}$	

FACE BUSHINGS

$\frac{1}{4}$ x $\frac{1}{8}$	$\frac{1}{2}$ x $\frac{1}{4}$	1 x $\frac{1}{2}$	2 x $1\frac{1}{2}$
$\frac{3}{8}$ x $\frac{1}{4}$	$\frac{3}{4}$ x $\frac{1}{2}$	$1\frac{1}{4}$ x 1	2 x $1\frac{1}{4}$
$\frac{1}{2}$ x $\frac{3}{8}$	1 x $\frac{3}{4}$	$1\frac{1}{2}$ x $1\frac{1}{4}$	

HEXAGON LOCKNUTS

Kind	Nominal Pipe Size											
	$\frac{1}{8}$	$\frac{1}{4}$	$\frac{3}{8}$	$\frac{1}{2}$	$\frac{3}{4}$	1	$1\frac{1}{4}$	$1\frac{1}{2}$	2	$2\frac{1}{2}$	3	4
LOCKNUTS, HEXAGON	x	x	x	x	x	x	x	x	x	x	x	x

ROUND FLOOR FLANGES

$\frac{1}{4} \times 2\frac{1}{2}$	$\frac{1}{2} \times 3$	$1 \times 3\frac{5}{8}$	$1\frac{1}{2} \times 4\frac{3}{4}$
$\frac{3}{8} \times 2\frac{3}{4}$	$\frac{3}{4} \times 3\frac{1}{4}$	$1\frac{1}{4} \times 4$	2×5

Where the letters "S.W.P." occur in the foregoing tables they mean Steam Working Pressure.

Where the letters "C. to C." occur they mean Centre to Centre

Wherein any column opposite to any type of fitting named in the foregoing tables the symbol "x" occurs it means and indicates the size for that particular type in which it may be manufactured.

All measurements in the foregoing tables are in inches.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-542

Respecting the Sale and Delivery of Rubber Tire Reliners and Patches

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. Section 10 of Administrator's Order No. A-191 is hereby amended by deleting the comma following the figures "1942" in the third line of the said section and adding immediately after the said figures "1942" the words "or during any calendar year thereafter" so that the said section shall read

"10. No processor shall, without the permission in writing of the Used Goods Administrator, make, manufacture, assemble, produce or construct during the year 1942 or during any calendar year thereafter a greater number of rubber tire liners or patches than the number of liners or patches, respectively, which he made, manufactured, assembled, produced or constructed during the calendar year of 1941."

2. This Order shall be effective on and after the 9th day of January, 1943.

Dated at Ottawa, this 4th day of January, 1943.

S. GODFREY,
Used Goods Administrator.

Approved:

D. GORDON, *Chairman,*
The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-543

Respecting Curtains

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Except with the written permission of the Director of Drapery and Upholstery Fabrics, no person shall manufacture window curtains unless such curtains are of the following types:

- (a) cottage sets, frilled or tailored, without trimming;
- (b) straight tailored curtains, hemmed both sides and bottom, with or without hem or pocket for rod slide;
- (c) frilled curtains of any single width up to and including 53".

2. Nothing in this Order shall be deemed to prohibit the manufacture prior to January 31, 1943, of any curtains not conforming to the provisions of this Order, pursuant to a contract in writing entered into by a manufacturer prior to the effective date of this Order.

3. This Order shall be effective on and after the 9th day of January, 1943.

Dated at Ottawa, this 4th day of January, 1943.

F. B. WALLS,
Co-ordinator of Textiles & Clothing.

Approved:

D. GORDON, *Chairman,*
The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-544

Respecting Typewriter Ribbons

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. No person shall manufacture

- (a) copy typewriter ribbon in which a soluble dye is used in any colours other than black blue, purple or red or a combination of red with black or blue or purple;
- (b) any typewriter ribbon other than the kind mentioned in clause (a) in any colours other than black, black and red, blue, or blue and red;

provided that nothing in this section contained shall be deemed to prohibit the manufacture of special inked ribbons in any colour for use on office and business machines other than typewriters.

2. No manufacturer of typewriter ribbons shall acquire any metal box containers for the purpose of packaging typewriter ribbons.

3. This Order shall be effective on and after the 13th day of January, 1943.

Dated at Ottawa, this 6th day of January, 1943.

L. E. MESSINGER,
Co-ordinator of Sundry Items, N.O.P.

Approved:

D. GORDON, *Chairman,*
The Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board

(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CONSTRUCTION

Order No. 14

(Business Buildings—Licence Exemption)

DATED December 16, 1942

Pursuant to the powers conferred by Order in Council P.C. 660 of January 30th, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board; it is hereby ordered as follows:

1. *Interpretation*

For the purposes of this Order unless the contexts otherwise requires:

- (a) any word or term used herein, which is defined in Order in Council P.C. 660 of January 30, 1942, shall have the meaning given to such word or term in the said Order in Council P.C. 660.
- (b) "business building" means any building (other than a plant) used for business purposes, which is not occupied as a dwelling place by any person, except the janitor or janitors of such building.

2. *Exemption from licensing requirements for specified work in business buildings*

No licence under the provisions of subsection (1) of Section 3 of Order in Council P.C. 660 of January 30, 1942, shall be required by any owner of any business building to carry out in or on any such building the following:

- (a) An project consisting only of maintenance work which is urgently required from time to time to keep such building and its equipment in reasonable repair; provided that no such project shall consist of or include any alterations or additions to such building or the replacement or renewal of the roof, walls or interior of such building or any part of such roof, walls or interior; and
- (b) Any project consisting of altering the interior of, or decorating, any part of such business building, (except the ground floor, the basement, and any part of such building used or to be used for the sale of goods at retail) agreed upon between the owner of the building and the tenant of such part as necessary to make such part suitable for the tenant's requirements; and
- (c) any project consisting only of the installation of office or accounting machines and office furniture in any part of a business building.

C. BLAKE JACKSON,

Controller of Construction.

HENRY BORDEN,

Chairman, the Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CONSTRUCTION

Order No. 15

(Public Hotels—Licence Exemption)

Dated December 16, 1942

Pursuant to the authority conferred by Order in Council P.C. 660 of January 30, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Interpretation.*

For the purposes of this order unless the context otherwise requires:

Any word or term used herein which is defined in Order in Council P.C. 660 of January 30, 1942, shall have the meaning given to such word or term in the said Order in Council P.C. 660.

2. *Exemption from Licensing Requirements for Specified Work in Public Hotels.*

No licence under the provisions of subsection (1) Section 3 of Order in Council P.C. 660 of January 30, 1942, shall be required by any owner of a public hotel to carry out in or on any building used as a public hotel the following:

- (a) any project consisting only of maintenance work which is urgently required from time to time to keep such building and its equipment in reasonable repair; provided that no such project shall consist of or include any alterations or additions to such buildings or the replacement or renewal of the roof, walls or interior of such building or any part of such roof, walls or interior; and
- (b) any project consisting of the replacement of worn out hotel furniture and furnishings by other furniture and furnishings of the same type and quantity as that replaced.

C. BLAKE JACKSON,
Controller of Construction.

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 39

(Cadmium Plating)

Dated December 23, 1942

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons;
- (b) "Cadmium Plating" shall mean any process by which articles are covered in whole or in part with a protective covering of cadmium or cadmium alloy.

2. *Use of Cadmium and Alloys Prohibited for Plating Certain Articles.*

(1) On and after the effective date of this Order, no person shall use or consume any cadmium or alloy thereof for cadmium plating, except with a permit in writing from the Metals Controller.

(2) Notwithstanding the provisions of subsection (1) next preceding, component parts of aircraft, ships, radios, radio communication apparatus and fire control instruments may be cadmium plated without permit from the Metals Controller.

3. *Effective Date*

This Order shall become effective on and after December 31, 1942.

G. C. BATEMAN,
Metals Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

NOTE.—The Metals Controller does not intend to issue any permits required by section 2 (1) of this Order for cadmium plating any of the following articles:—

- (a) Ammunition box hardware;
- (b) Screws;
- (c) Nails;
- (d) Rivets;
- (e) Nuts and bolts;
- (f) Wrenches;
- (g) Gauges;
- (h) Tools;
- (i) Pressure grease guns;
- (j) Tire irons;
- (k) Brake shoes;
- (l) Ski harness and ski pole tips;
- (m) Typewriters and other business machines;
- (n) Office machinery or supplies, including filing cabinets, files and filing trays;
- (o) Motor vehicle and trailer body parts and accessories;
- (p) Bicycles;
- (q) All plumbing and heating equipment and accessories;
- (r) Lighting switches, lamps and associated fittings;
- (s) All types of furniture, whether for institutional, office or domestic use;
- (t) All types of stretchers, hospital cots and beds;
- (u) Articles for any non-essential use.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 15

(Lumber and Mill Work for the Construction or Repair of Plants and Buildings Restricted)

Dated January 2nd, 1943

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24th, 1940, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. INTERPRETATION

For the purposes of this Order, unless the context otherwise requires:

- (a) “building”, “plant”, “project” and “repairs” shall have the meanings as set forth in Section 1 (1) of Order in Council P.C. 660, dated January 30th, 1942;

- (b) "consumer" shall mean a person purchasing any lumber or mill work for his use in Canada and not for resale, gift or other transfer to another person;
- (c) "person" shall include partnership, corporation, company, any governmental body or department and/or any aggregation of persons;
- (d) "sell" shall include "deliver", "exchange", "lease", "give" and any transfer to another person and "selling", "sold", "purchase" and "purchased" shall have similarly extended meanings.

2. PURCHASE OF LUMBER AND MILL WORK RESTRICTED TO \$1000.00 FOR PLANTS AND \$200.00 FOR BUILDINGS EXCEPT WHERE A LICENCE FOR THE PROJECT HAS BEEN OBTAINED FROM THE CONTROLLER OF CONSTRUCTION

(1) Except where a licence has been obtained for the project from the Controller of Construction, no consumer shall, without a permit in writing from the Timber Controller, purchase any lumber or mill work for any project to construct or make repairs to;

- (a) Any plant, if the total purchase price of the lumber and mill work for such project exceeds \$1000.00;
- (b) Any building included in any project to construct or make repairs to a plant, which building is to be used in whole or in part as a dwelling place, if the total purchase price of the lumber and mill work for such building exceeds \$200.00; or
- (c) Any other building, if the total purchase price of the lumber and mill work for such project exceeds \$200.00.

(2) No consumer, to whom a permit for the purchase of lumber or mill work to construct or make repairs to any plant or building has been issued by the Timber Controller, shall purchase any such lumber or mill work unless;

- (a) such permit is produced and shown to the seller; and
- (b) the lumber or mill work purchased is limited to the amount authorized by such permit.

3. PURCHASE OF LUMBER AND MILL WORK IN CASES WHERE A LICENCE HAS BEEN OBTAINED FROM THE CONSTRUCTION CONTROLLER

No consumer shall purchase any lumber or mill work for any project to construct or make repairs to any plant or building for which project a licence has been obtained from the Controller of Construction unless;

- (a) such licence is produced and shown to the seller; and
- (b) the lumber and mill work purchased is limited to the minimum amount of such lumber and mill work required to complete the project for which such licence was obtained.

4. RESPONSIBILITY OF SELLER

(1) No person shall, without a permit in writing from the Timber Controller, sell any lumber or mill work to a consumer if such person knows or has any reason to believe that such lumber or mill work is being purchased or will be used by such consumer in contravention of this Order or any Order of the Controller of Construction or other lawful authority relating to or affecting such lumber or mill work;

(2) Every person selling any lumber or mill work to a consumer, who has produced and shown to such seller any permit or licence issued to such consumer by the Timber Controller or the Controller of Construction, shall note the number of such permit or licence on each invoice for any such lumber or mill work and shall retain a copy of each such invoice so numbered on file for the inspection of the Timber Controller or his duly authorized representative.

5. PURCHASE OF LUMBER FOR CERTAIN GOVERNMENT DEPARTMENTS EXEMPTED FROM THIS ORDER

Nothing in this order shall extend to or prohibit the sale of any lumber or mill work on a purchase order of any of the following:—

- 1. The Department of Munitions and Supply.

2. The Department of National Defence.
3. The Department of Public Works.
4. The Department of Transport.
5. The Government of the United States of America for lumber and mill work to be used in Canada
6. The National Harbours Board.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

NOTE.—Under the limits fixed by Order in Council P.C. 660, dated January 30th, 1942, as varied by the Order of the Controller of Construction No. 13, dated October 9th, 1942, a licence must be obtained from the Controller of Construction, where, in general, the total cost of construction and repair of any plant exceeds \$2500.00 or of any other building exceeds \$500.00.

Nothing in the above Order No. Timber 15 modifies or affects any restriction imposed by the Controller of Construction or any other authority.

Persons requiring a permit from the Timber Controller in terms of Section 2 of this Order should write to the Timber Controller, Department of Munitions and Supply, Temporary Building No. 3, Ottawa, Ontario, giving

- (1) An estimate of the value of the lumber and mill work required;
- (2) Details of the kind of project for which such lumber and mill work is to be used;
- (3) An estimate of the total cost of such project which should include labour costs.

VOLUME I—No. 2

January 18, 1943



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PRIVY COUNCIL OFFICE

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1943

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NOTE—

Error in Administrator's Order No. A-541—Vol. 1, No. 1, page 15—
"Hexagon Bushings" 3rd column, 2nd line should read $2\frac{1}{2} \times 1\frac{1}{2}$.

PART I

Orders in Council

Order in Council appointing A. E. Pequegnat, Associate Director of National Selective Service (General) and C. F. Needham Associate Director of National Selective Service (Civilian);
P.C. 9466 of 16th October, 1942, revoked.

P.C. 82

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 7th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9466 of 16th October, 1942, Arthur Eugene Pequegnat, Esquire, of Kitchener, Ontario, was appointed Associate Director of National Selective Service, Civilian, and the exclusive control and supervision of the Director of Employment Service and Unemployment Insurance was vested in the Director of National Selective Service, etc.;

And whereas the Minister of Labour reports that the organization of National Selective Service as contemplated when the said Order in Council was passed has been somewhat modified;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to revoke and doth hereby revoke Order in Council P.C. 9466 of 16th October, 1942.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, is pleased to appoint and doth hereby appoint,—

1. Arthur Eugene Pequegnat, Esquire, of Kitchener, Ontario, as Associate Director of National Selective Service (General) to serve without remuneration but to be reimbursed for his actual and reasonable travelling and living expenses while absent from Kitchener, Ontario, in the performance of his duties; and

2. Charles F. Needham, Esquire, of Toronto, Ontario, as Associate Director of National Selective Service (Civilian) effective January 7, 1943, at a salary of \$6,500 per annum together with his actual and reasonable travelling and living expenses while absent from Toronto, Ontario, in the performance of his duties.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing R. J. Dinning and Arthur A. Carpenter to the Mobilization Board in Division "N."

P.C. 124

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 7th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Subsection 1 of Paragraph 8 of the National Selective Service Mobilization Regulations made by Order in Council P.C. 10924 of December 1, 1942, provides that "there shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint."

And whereas the Minister of Labour reports that it is deemed advisable to make further appointments to the Mobilization Board in Division "N."

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Mr. R. J. Dinning as a member of the Mobilization Board in Division "N," for Calgary sittings, and Mr. Arthur A. Carpenter of Edmonton as a member of the said Board.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of ferro-manganese from Customs duty and war exchange tax.

P.C. 127

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 7th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 10931, dated December 1, 1942, provides that ferro-manganese, containing not more than 1 per centum, by weight, of silicon, when imported from the United States or any other foreign country, the products of which are subject to Intermediate Tariff treatment, shall be exempt from the customs duty of 1 cent per pound, or fraction thereof, on the manganese contained therein and from the war exchange tax of 10 per cent ad valorem, effective November 1, 1942;

And whereas the Minister of Finance reports that the ferro-manganese used by Canadian manufacturers is purchased by the United Kingdom Government under a lease-lend arrangement with the United States and shipped to Canada to the Electro Metallurgical Company of Canada, Limited;

That the importation of ferro-manganese instead of ferro-manganese ore releases considerable electric power, thereby making this power available for the production in Canada of ferro-alloys for the United Kingdom;

That imports of ferro-manganese containing not more than 1 per centum, by weight, of silicon are dutiable under the Intermediate Tariff at the rate of 1 cent per pound, or fraction thereof, on the manganese contained therein and that imports of ferro-manganese containing more than 1 per centum, by weight, of silicon are dutiable under the Intermediate Tariff at the rate of 1½ cents per pound, or fraction thereof, on the manganese contained therein; and

That it was represented that this ferro-manganese would contain about .5 per cent of silicon but it now transpires that most of the ferro-manganese being imported contains slightly over 1 per cent of silicon.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke and doth hereby revoke, the said Order in Council P.C. 10931 dated December 1, 1942.

His Excellency in Council on the same recommendation, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that on and after November 1, 1942, ferro-manganese imported from the United States or any other foreign country the products of which are subject to Intermediate Tariff treatment, be exempt from customs duty and from the war exchange tax of 10 per cent ad valorem.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF LABOUR

NATIONAL SELECTIVE SERVICE

ORDER

Under authority of Section 30 (f) of the National Selective Service Regulations, 1942, the Director of National Selective Service hereby makes the following order:—

The provisions of Order-in-Council P.C. 7595 dated August 26, 1942, shall not apply to paroled refugees of enemy origin.

Dated at Ottawa, this fifteenth day of October, 1942.

(Sgd.) E. M. LITTLE,
Director, National Selective Service

APPROVED:

(Sgd.) N. A. McLARTY,
Acting Minister of Labour.

NATIONAL SELECTIVE SERVICE

ORDER

Under authority of Section 30 (f) of the National Selective Service Regulations, 1942, the Acting Director of National Selective Service hereby makes the following Order:—

1. The provisions of Order-in-Council P.C. 7595, dated August 26, 1942, shall not apply to temporary seasonal employment, in retail trade or by the Post Office Department, during the period from December 13, 1942, to January 5, 1943, both dates inclusive, of the following persons:—

- (1) Students and teachers in respect of employment during the Christmas vacation;
- (2) Women more than forty-four years of age;
- (3) Men more than fifty-nine years of age.

2. The National Selective Service Officer for any zone may, by public notice or otherwise, treat women less than forty-five years of age in the same manner as the persons described in Section 1 where the number of such applicants is more than sufficient to meet the requirements of high priority industry.

3. No person employed without permit pursuant to this order may continue in such employment without permit after January 5, 1943.

Dated at Ottawa, this 24th day of November, 1942.

(Sgd.) A. MacNAMARA,
Acting Director, National Selective Service.

APPROVED:

(Sgd.) HUMPHREY MITCHELL,
Minister of Labour.

NATIONAL SELECTIVE SERVICE

ORDER

Under authority of Section 30 (f) of the National Selective Service Regulations, 1942, the Director of National Selective Service hereby makes the following Order:—

The provisions of Part IV of the National Selective Service Regulations, 1942, Order-in-Council P.C. 7595, dated August 26, 1942, shall not apply to employment of any member of His Majesty's Naval, Military or Air Forces on leave.

Dated at Ottawa, this 24th day of December, 1942.

(Sgd.) A. MacNAMARA,
Director, National Selective Service

APPROVED:

(Sgd.) HUMPHREY MITCHELL,
Minister of Labour.

NATIONAL SELECTIVE SERVICE

ORDER

Under authority of Section 30 (f) of the National Selective Service Regulations, 1942, the Director of National Selective Service hereby makes the following Order:—

The provisions of Part 4 of the National Selective Service Regulations, 1942, Order-in-Council P.C. 7595, dated August 26, 1942, shall not apply to—

1. The employment in private homes of female persons as practical nurses; or
2. The employment of persons in connection with the harvesting of ice during the 1942-43 winter season.

Dated at Ottawa, this 5th day of January, 1943.

A. MacNAMARA,
Director, National Selective Service.

APPROVED:

HUMPHREY MITCHELL,
Minister of Labour.

DEPARTMENT OF NATIONAL DEFENCE

Promulgated in
Canadian Army Order No. 3
of 2nd January, 1943.

CANADIAN ARMY ORDER

ADJUTANT-GENERAL'S BRANCH

Reserve Army—Attestation

Men enlisting in Reserve Formations and Units of the Canadian Army will enlist for the duration of the War.

2. Form M.F.B. 235 (d) will continue to be used but the declaration to be made on Attestation will be altered to read as follows:—

"I, the undersigned do sincerely and solemnly declare that to the best of my knowledge and belief, the above answers (made by me) to the foregoing questions are true; that I am willing to be attested for the duration of the war and do understand the nature and terms of this engagement, that I will safeguard all clothing, arms and equipment issued to me and will return same when required, and that I will report any change of address of myself, or my next-of-kin to my Commanding Officer."

3. Soldiers at present serving in Reserve Formations or Units of the Canadian Army will be allowed to complete their present engagement and then re-enlist for the duration of the war.

(Effective 26 November, 1942) (H.Q. 1772-39-1545 Vol. 2).

RECOMMENDED:

(Sgd.) H. T. COCK,
Colonel, D. of Admin.

APPROVED:

(Sgd.) A. E. NASH, *Brig.,*
for Major-General,
Adjutant-General.

CERTIFIED TRUE COPY:

W. J. LAWSON, Major,
for Judge Advocate-General.

DEPARTMENT OF NATIONAL REVENUE

WM No. 39
Fourth Revision
Supplement No. 20

MEMORANDUM
(CUSTOMS DIVISION)

Ottawa, 31st December, 1942

To Collectors of Customs and Excise, and others concerned:

Export Permits

Effective on and after December 31, 1942, (P.C. 11740; 29/12/42), the following product will require an export permit when shipped to any country:

GROUP 1—AGRICULTURAL AND VEGETABLE PRODUCTS

Carrots in their natural state.

L. F. JACKSON,
Ass't Commissioner of Customs.

Series D No. 47
T.C. 102

MEMORANDUM
(CUSTOMS DIVISION)

Ottawa, 6th January, 1943

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

The under-mentioned product shall be accorded the tariff treatment hereunder indicated and be exempt from the War Exchange Tax of 10 per cent when originating in countries the products of which are entitled to Intermediate Tariff treatment, during the period 1st January, 1943, to 30th June, 1943:—

GLUE, POWDERED OR SHEET

British Preferential Tariff.....	Free
Intermediate Tariff.....	Free
General Tariff.....	25 p.c. and 5 cts. per lb.

(To be designated as Tariff Item 231a.)

H. D. SCULLY,
Commissioner of Customs.

(P.C. 11791; 31/12/42—Authority, War Measures Act.)

PART III

Wartime Prices and Trade Board
(Finance)*Board Orders***THE WARTIME PRICES AND TRADE BOARD****Order No. 190****Respecting Milk and Cream sold in the Vancouver Area**

made pursuant to authority conferred by Order in Council P.C. 8528, dated the first day of November, 1941.

Whereas, it is expedient to amend Order No. 172 of the Board;

Therefore, it is ordered as follows:—

1. Sections 2 and 3 of Order No. 172 of the Board are hereby amended

(1) by inserting the words "or flavoured dairy drink" immediately after the words "milk and cream" and also immediately after the words "milk or cream," wherever the said words occur in the said Sections and in the tables contained therein;

(2) by inserting the words "flavoured dairy drink" immediately after the word "chocolate" wherever it occurs in the tables contained in said Sections.

2. Sections 7 and 8 of the said Order No. 172 are hereby amended by inserting the words "or flavoured dairy drink" immediately after the words "milk or cream" wherever they occur in said Sections.

3. This Order shall be effective on and after the 1st day of December, 1942.

Made at Ottawa, this 1st day of December, 1942.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD**Order No. 199****Respecting Exemptions from Maximum Prices**

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

1. Section 3 of Order No. 189 of the Board is hereby amended by deleting from clause (a) thereof the words "Live animals, including birds, fish, insects and other living creatures" and by substituting therefor the words

"Live animals, birds, fish, insects and other living creatures except clams, lobsters, oysters, crabs, shrimps, scallops, winkles and other shell fish;"

2. Said Section 3 is hereby further amended by deleting from clause (a) thereof the words "Fresh, frozen, cured, canned or otherwise processed lobster, codfish (eastern and western), herring (including sardines), haddock, smelts, mackerel, clams, hake, halibut and all fresh water fish except salmon and other fish which inhabit fresh water only temporarily" and by substituting therefor the words

"Fresh, frozen, cured, canned or otherwise processed codfish (eastern and western), herring (including sardines), haddock, smelts, mackerel, hake, halibut and all fresh water fish (except salmon and other fish which inhabit fresh water only temporarily), lobsters, clams, oysters, crabs, shrimps, scallops, winkles and other shell fish, when sold by the primary producer or processor thereof;"

3. Said Section 3 is hereby further amended by deleting clause (h) thereof, and by substituting the following therefor:

"(h) Sales of any goods or services by any person to the Department of Munitions and Supply or any agency thereof and, for the purposes of this Section, each of the persons listed in the Schedule attached shall be deemed to be an agency of such Department when purchasing goods or services for or on behalf of such Department;"

4. Said Section 3 is hereby further amended by adding the following as clause (m) thereof:

"(m) Meat derived from live stock accepted for exhibition at public fairs and exhibitions held with the approval of the Department of Agriculture of any province."

5. This Order shall be effective on and after the 11th day of January, 1943.

Made at Ottawa the 1st day of December, 1942.

DONALD GORDON,
Chairman.

This is the Schedule Referred to in Order No. 199

Aero Timber Products Limited	Machinery Service Limited
Alberta Nitrogen Co. Limited	McDonald Chemicals Limited
Allied War Supplies Corporation	Melbourne Merchandising Ltd.
Atlas Plant Extension Limited	Montreal Locomotive Works Ltd.
Border Cities Industries Limited	National Railways Munitions Ltd.
Canada Strip Mill Limited	Otis Fensom Elevator Company
Canada Strip Mill Limited	Ottawa Car & Aircraft Co. Ltd.
(Montreal Division)	Park Steamship Co. Limited
Canadian Car Munitions Limited	Plateau Company
Canadian Pacific Railway Co.	Polymer Corporation Limited
Citadel Merchandising Co. Ltd.	Regina Industries Limited
Consolidated Mining & Smelting Co.	Research Enterprises Limited
Cutting Tools and Gauges Limited	St. Maurice Chemicals Limited
Defence Industries Limited	Shawinigan Chemicals Limited
Dominion Bridge Co. Ltd.	Small Arms Limited
Dominion Engineering Works Ltd.	Sorel Industries Limited
Dominion Magnesium Limited	Toronto Shipbuilding Co. Ltd.
Electric Reduction Co. of Canada Limited	Trafalgar Shipbuilding Co. Ltd.
Electric Steels Limited	United Shipyards Limited
Fairmont Company Limited	Veneer Log Supply Limited
Federal Aircraft Limited	Wartime Housing Limited
Genelco Limited	Wartime Merchant Shipping Ltd.
General Engineering Co. (Canada)	Wartime Metals Corporation
Limited	War Supplies Limited
Hamilton Munitions Limited	Welland Chemical Works Limited
John Inglis Co. Limited	

THE WARTIME PRICES AND TRADE BOARD

Order No. 210

Respecting Used Goods

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

1. Order No. 98 of the Board is amended by deleting the word "Order" in subsection (2) of Section 5 thereof and by substituting therefor the word "Section."

2. This Order shall be effective on and after the 20th day of November, 1942.

Made at Ottawa, the 17th day of November, 1942.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 218

Respecting Bananas

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941;

Whereas, it is expedient to amplify the provisions of Order No. 129 of the Board and to consolidate such Order as amplified;

Therefore the said Order No. 129 is hereby revoked and the following is substituted therefor:—

1. For the purposes of this Order,

- (a) "Eastern Canada" means all that part of Canada lying east of the Ontario-Manitoba boundary line, save and except that part of North Western Ontario normally served by distributors of bananas located in Kenora and Fort Frances;
- (b) "wholesale distributor" means any person who sells bananas otherwise than at retail.

2. The maximum price per pound at which any wholesale distributor may sell or offer to sell any bananas shall be the sum of the following:—

- (a) the actual price paid by such wholesale distributor for such bananas plus such transportation charges, bank charges, foreign exchange, customs brokerage charges and insurance charges as are to be borne by him and are not included in such actual price, and
- (b) a markup not exceeding,
 - (i) in Eastern Canada, two and one-quarter cents per pound in the case of sales on the stem and three cents per pound in the case of sales in hands;
 - (ii) in any other area, two and one-half cents per pound in the case of sales on the stem and three and one-quarter cents per pound in the case of sales in hands;

provided, however, that in no event shall any wholesale distributor sell or offer to sell any bananas at a price exceeding:

- (i) in Eastern Canada, eleven cents per pound in the case of sales on the stem and eleven and three-quarter cents per pound in the case of sales in hands;
- (ii) in any other area, twelve cents per pound in the case of sales on the stem and twelve and three-quarter cents per pound in the case of sales in hands:

3. On and after December 28, 1942, the maximum price per pound at which any person may sell or offer to sell any bananas at retail shall be the sum of:

- (a) the actual price paid by such person to the supplier from whom he bought such bananas, not exceeding the maximum price thereof set forth in Section 2 of this Order;

- (b) three cents per pound;

provided that such price shall not in any event exceed

- (i) in Eastern Canada, fourteen cents per pound;
- (ii) in any other area, fifteen cents per pound.

4. All sales of bananas in Canada shall be made by weight.

5. This Order shall be effective on and after the 24th day of December, 1942.

Made at Ottawa, this 15th day of December, 1942.

DONALD GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 222

Respecting Compensation for Allocated Newsprint

made pursuant to authority conferred by Order-in-Council P.C. 8528 dated 1st November, 1941, as amended by P.C. 10277 dated the 10th day of November, 1942.

Whereas by reason of shortages of manpower, power and essential materials it became advisable to allocate newsprint production in Canada to assure the most efficient use of available productive capacity.

And Whereas, under the provisions of Order A-451, the Newsprint Administrator has issued permits to newsprint manufacturers, and has allocated and will continue to allocate the production of all newsprint in Canada among the newsprint manufacturers.

And Whereas by reason of such allocation, it is necessary to formulate a compensation plan within the industry for the distribution of the benefits and burdens arising from such allocation.

Therefore it is ordered as follows:

1. For the purposes of this Order,
 - (a) "Administrator" means the person from time to time appointed as Newsprint Administrator by The Wartime Prices and Trade Board with the approval of the Governor-in-Council;
 - (b) "Newsprint" means the product commonly regarded within the trade as newsprint paper and any other pulp or paper product in the production of which a newsprint machine is used;
 - (c) "Newsprint Machine" means a paper machine which is capable of manufacturing newsprint and is, for the time being, in the opinion of the Administrator, available for use for the manufacture of newsprint, exclusive of such part, if any, of such machine as, with the consent of the Administrator, has been reserved for the production of any pulp or paper product other than newsprint paper;
 - (d) "Manufacturer" means any manufacturer of newsprint who has registered with and is the holder of a permit issued by the Administrator;
 - (e) "Transferred tonnage" means newsprint tonnage which the Administrator has ordered to be transferred by a manufacturer to another manufacturer for production;
 - (f) "Full price" as applied to any newsprint means the current market price of such newsprint as determined by the Administrator;
 - (g) "Basic Mill Net Price" means the price received by each manufacturer from his customer after deducting therefrom
 - (i) all transportation and delivery charges paid by the manufacturer
 - (ii) all storage and incidental charges paid by the manufacturer, in the case of water shipments, and
 - (iii) all up-charges or extra charges made by the manufacturer for newsprint other than standard white newsprint, in rolls, as customarily wrapped for shipment to customers in Canada and the United States;
 - (h) "Fund" means a fund to be established by the Commodity Prices Stabilization Corporation Limited for the purpose of carrying out the objects of this Order, and payments to the said fund and payments from the said fund respectively mean payments to the said Corporation and by the said Corporation in its capacity as trustee of the said fund.
2. (a) Every manufacturer who produces and ships transferred tonnage shall invoice the manufacturer transferring such tonnage at full price as shipments leave the producing manufacturer's mill, and the transferring manufacturer shall pay such invoice on or before the 25th day of the month following its date.
- (b) Each manufacturer who produces and ships transferred tonnage shall, when directed by the Administrator, pay to or receive from the fund such amount, as may be necessary to adjust the basic mill net price of the transferred tonnage to the basic mill net price of such manufacturer's own tonnage of newsprint paper.

3. Each manufacturer is hereby assigned an established percentage, as determined by the Administrator, which is shown opposite the name of such manufacturer in Schedule A hereto; such established percentage shall remain constant until changed by the Administrator.

4. When in any calendar month a manufacturer invoices to his customers and to other manufacturers a quantity of newsprint manufactured by him in excess of the quantity equivalent to his established percentage of the total amount invoiced by all manufacturers in such month, such manufacturer shall remit to the fund on or before the 25th day of the next following month, a sum to be determined by the Administrator. Subject to the provisions of Section 6 and Section 9 hereof, such sum shall be the product of the average price per ton charged by the manufacturer for the newsprint paper invoiced to his own customers in such month multiplied by the number of tons of such excess tonnage, less an amount equal to the difference between such manufacturer's total costs of operation during such month and such manufacturer's total estimated costs of operation at the level of his established percentage including in both instances full allowances for depreciation and fixed charges.

5. When in any calendar month a manufacturer invoices to his customers and to other manufacturers, a quantity of newsprint manufactured by him which falls short of the quantity equivalent to his established percentage of the total amount invoiced by all manufacturers in such month, such manufacturer shall receive at the direction of the Administrator from the fund on or about the last day of the next following month a sum to be determined by the Administrator. Subject to the provisions of Section 6 and Section 9 hereof, such sum shall be the product of the average price per ton charged by the manufacturer for the newsprint paper invoiced to his own customers in such month multiplied by the number of tons of such tonnage shortage, less an amount equal to the difference between such manufacturer's total estimated costs of operation at the level of his established percentage and such manufacturer's total costs of operation during such month, including in both instances full allowances for depreciation and fixed charges.

6. In determining the amounts to be paid or received by a manufacturer in accordance with the provisions of Section 4 or Section 5 hereof, the following factors shall be considered by the Administrator to the extent deemed by him to be applicable in the circumstances:—

- (a) Gains or losses arising from the manufacture on newsprint machines of products other than newsprint paper with respect to the relative profits of such other products compared to newsprint paper.
- (b) Reduction in costs of any manufacturer which are occasioned by operation at a rate below the established percentage.

7. (a) The net annual amount of all payments made by a manufacturer to the fund in accordance with the provisions of this Order shall be deemed to have been received by such manufacturer in trust for the benefit of those manufacturers and others to whom respectively the same shall be directed to be paid pursuant to said plan and to have been paid by such manufacturer to the fund on behalf of such recipients.

(b) The net amount of all payments made to a manufacturer from the fund in accordance with the provisions of this Order shall be deemed to have been received by such manufacturer as the beneficiary of a trust.

8. Notwithstanding any provisions of the present order no manufacturer shall be entitled to receive or to participate in any compensation for tonnage in excess of his recognized capacity to produce newsprint based upon his previous performance as determined by the Administrator.

9. Payments to and from the fund with respect to the transactions of the previous month shall be fixed by the Administrator for each manufacturer as a preliminary settlement, on the basis of current costs as reflected in the manufacturer's books; such payments shall be subject to interim adjustments from time to time as the Administrator may direct and shall be finally determined by the Administrator on the basis of costs established by audit by representatives of the Administrator. The expenses of such audit shall be paid out of the fund as directed by the Administrator.

10. If at any time payments into the fund exceed payments out of the fund by an amount which is, in the opinion of the Administrator, unnecessarily large for the purposes of this order, the Administrator may order payments to be made to manufacturers on the basis of their established percentages, of such aggregate amount as he deems expedient.

11. If at any time payments into the fund are, in the opinion of the Administrator, insufficient to meet the requirements for payments out of the fund, the Administrator may order payments to be made to the fund by manufacturers on the basis of their established percentages, of such aggregate amount as he deems expedient.

12. The Administrator shall from time to time establish rules, regulations and procedure for the proper carrying out of the purposes of the present order, the settlement of any controversy between manufacturers arising out of said order and such other questions as the Administrator may consider relevant.

13. Nothing herein contained shall be deemed to derogate from the powers of the Administrator conferred by Orders No. 170 and No. 213 of The Wartime Prices and Trade Board.

14. On or before the 20th day of January, 1943, the Administrator shall, in his discretion but in accordance with the principles of the present order, fix the amounts of money which each manufacturer shall remit to the fund or pay to other manufacturers or receive from the fund, as a consequence of the allocation of newsprint tonnage and other controls exercised by the Administrator since 1st September, 1942; such remittances to the fund and payments to other manufacturers shall be made on or prior to the 25th day of January, 1943, and such payments out of the fund shall be made on or about the 1st day of February, 1943.

15. This Order shall be effective on and after 1st day of January, 1943.

Dated at Ottawa, this 30th day of December, 1942.

DONALD GORDON,
Chairman.

SCHEDULE A

To Order No. 222

Schedule showing "established percentage" of each newsprint manufacturer:

Abitibi Power & Paper Company Limited.....	13.01
Anglo-Canadian Pulp and Paper Mills Limited.....	4.70
Bathurst Power and Paper Company Limited.....	0.39
The Beaver Wood Fibre Company Limited.....	0.60
J. R. Booth Limited.....	0.30
Brompton Pulp & Paper Company Limited.....	0.93
Canadian International Paper Company.....	15.89
Consolidated Paper Corporation Limited.....	12.90
Donnacona Paper Company Limited.....	1.87
Donohue Brothers Limited.....	1.07
The E. B. Eddy Company Limited.....	1.00
The Great Lakes Paper Company Limited.....	2.76
Lake St. John Power & Paper Company Limited.....	2.30
The James MacLaren Company Limited.....	2.30
Mersey Paper Company Limited.....	2.68
The Ontario-Minnesota Pulp & Paper Company Ltd.....	4.31
The Ontario Paper Company Limited.....	4.28
The Pacific Mills Limited.....	1.85
Powell River Company Limited.....	5.65
Price Brothers & Company Limited.....	8.52
Provincial Paper Limited.....	0.12
Quebec North Shore Paper Company.....	3.32
St. Lawrence Paper Mills Company Limited.....	4.11
St. Raymond Paper Limited.....	0.30
Spruce Falls Power and Paper Company Limited.....	4.84

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 223

Respecting the Distribution and Use of Print Paper within Canada

made pursuant to authority conferred by Order in Council P. C. 8528 dated the 1st day of November, 1941, as amended by P. C. 10277 dated the 10th day of November, 1942.

Whereas requirements of war for labour, electric power and wood fibre have made it desirable and necessary to control the distribution of print paper among users of such paper within Canada;

And whereas it is deemed equitable that such control should be based upon use of print paper prior to the limitation of supply effected by Administrators' Orders A-454 and A-455.

Therefore, the Board orders as follows:

1. For the purposes of this Order

- (a) "Administrator" shall mean the Administrator of Publishing, Printing and Allied Industries from time to time appointed by The Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "newspaper" shall include any newspaper, magazine or periodical, consisting wholly or in great part of political or other news, or of articles relating thereto or to other current topics, and published regularly at intervals of not more than three months;
- (c) "other periodical" shall include periodicals not consisting wholly or in great part of political or other news, or of articles relating thereto or to other current topics but published regularly at intervals of not more than three months;
- (d) "print paper" shall mean any grade or quality of paper used in the printing of a newspaper or other periodical or used in the printing of material physically incorporated into a newspaper or other periodical.

2. (1) To provide equitable distribution of print paper the Administrator may issue permits for the purchase, acquisition or use of print paper for the publication or printing of any newspaper or other periodical.

(2) No person shall buy, acquire or use any print paper for the publication or printing of any newspaper or other periodical except under and in accordance with a permit issued by the Administrator.

(3) In providing by means of such permits for the equitable distribution of print paper for the publication or printing of any newspaper or other periodical, the Administrator shall, in his discretion, establish a quota of print paper for each newspaper or other periodical taking into consideration in the determination of such quota, the following factors: (a) total available supply of print paper from time to time, (b) methods of sale and distribution, (c) use of print paper prior to November 1, 1942, (d) circulation changes prior to November 1, 1942, (e) minimum requirements and total volume of use, and (f) potential economies.

3. No person shall print any newspaper or other periodical for any other person except on the written order of the holder of a permit for the purchase or use of print paper for the production of such newspaper or other periodical, and the order shall bear the permit number on the face thereof.

4. This Order shall not apply to

- (a) any newspaper or other periodical published or authorized by the Government of Canada, or of any province of Canada, or by any municipality in Canada, or by or on behalf of any agency of any such government or municipality;
- (b) any newspaper or other periodical which, in the opinion of the Administrator, is published by any religious, charitable, philanthropic, educational, scientific, professional, political, labour or other non-profit organization;

- (c) any newspaper or other periodical not being or containing advertising of goods or services and not published for profit;

provided always that the exemptions granted by this Section shall not apply to any newspaper or other periodical that is published primarily for advertising purposes, or derives its principal earned revenue from advertising.

5. Notwithstanding the provisions of this Order, any person may, during the month of January, 1943, buy, acquire or use print paper for the publication or printing of any newspaper or other periodical until receipt of a permit from the Administrator, but any print paper bought, acquired or used after the effective date of this Order shall be reported to the Administrator and shall be deducted from the permitted purchase, acquisition or use of such person.

6. This Order shall be effective on and after the 1st day of January, 1943.

Made at Ottawa, the 30th day of December, 1942.

DONALD GORDON,
Chairman.

*Administrators' Orders***THE WARTIME PRICES AND TRADE BOARD****ADMINISTRATOR'S ORDER No. 545****Respecting Real Property in the Villages of Dafoe, Watson or Leroy, or in the Rural Municipalities of Lakeside No. 338 or Leroy No. 339, all in the Province of Saskatchewan**

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. For the purposes of this Order, unless the context otherwise requires,
 - (a) "Board" means the Wartime Prices and Trade Board.
 - (b) "real property" means any improved or unimproved land, any store, shop, office building, factory, warehouse, suite, office, or other place of business, hotel, inn, inn or hotel room, house, boarding house, lodging house, tourist home or cabin, apartment, flat, room or other place of dwelling, and any structure or part of a structure used for combined business and dwelling purposes, together with all appurtenances thereto belonging, and such heating, lighting, water, garage, janitor and other services, and such plant, equipment, furniture, furnishings or facilities, as are supplied by the landlord or which the landlord expressly or impliedly agreed to supply.
 - (c) "Real Property Administrator" means the person duly appointed as such by the Board with the approval of the Governor in Council and shall include any Deputy of such Administrator.

2. Subject to the provisions of Part 2 of Order No. 108 of the Board, in any case in which real property in the village of Dafoe, Watson or Leroy or in the rural municipalities of Lakeside No. 338 or of Leroy No. 339, all in the province of Saskatchewan, is at the date of this Order or has been within the period of six months immediately preceding such date let as a place of dwelling, the owner of such real property shall continue to let or to offer to let such real property for such occupancy and use at a rental not in excess of the maximum rental fixed by the Maximum Rentals Regulations or fixed by or under any Order of the Board.

3. Subject to the provisions of said Part 2 of Order No. 108 of the Board, the landlord of any real property to which any provision of Section 2 of this Order applies, shall not, without first having obtained the consent in writing of the Real Property Administrator so to do,

- (a) occupy or use such real property for any purpose other than that of a place of dwelling, or
- (b) remove, demolish, destroy or dismantle or permit to be removed, demolished, destroyed or dismantled such real property, and so prevent or interfere with the occupation or use of such real property as a place of dwelling, or
- (c) make unfit or permit to be made unfit such real property for use as a place of dwelling.

4. This Order shall be effective on and after the 11th day of January, 1943.

Dated at Ottawa, this 6th day of January, 1943.

RUSSEL S. SMART
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-546

Respecting Office Machinery

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

Administrator's Order No. A-195 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "Director" means the person appointed Director of Office and Accounting Machines by the Wartime Prices and Trade Board, with the approval of the Governor in Council;
- (b) "office machinery" means any of the machines mentioned in Schedule A hereto;
- (c) "distributor" means any person who in the ordinary course of business sells or delivers office machinery;
- (d) "delivery" means any physical transfer of office machinery and includes transfers for trial, loan, rental, demonstration or other use.

2. No distributor shall, except with the written permission of the Director obtained upon application on Form DOM-3 as set forth in Schedule B hereto, sell or deliver any office machinery which is wholly or partly manufactured or assembled in Canada or which is imported in completed state from any country other than the United States of America or which is on hand in Canada on the effective date of this Order, provided, that a distributor may apply in writing giving full particulars to the Director for authorization to deliver any office machinery built to specifications of a special character or to other than standard specifications which thereby affect its usefulness except to a limited number of buyers or users and the Director may grant such permission without requiring the distributor selling or delivering such office machinery to complete an application on the said Form DOM-3.

3. Every distributor shall keep true and accurate records of all deliveries of office machinery and shall on the tenth day of each month send to the Director a report in triplicate as set forth in Schedule A hereto showing

- (a) the number of units of each type delivered by him during the calendar month next preceding the month in which he makes such report;
- (b) the number of units of each type on hand on the last business day of the month next preceding the month in which he makes such report and the number of such units the delivery of which has been approved by the Director;
- (c) the number and type of complete sets of parts on hand on the last business day of the month next preceding the month in which he makes such report.

4. Nothing in this Order shall apply to the delivery of office machinery in transit on the effective date of this Order.

5. This Order shall be effective on and after the 11th day of January, 1943.

Dated at Ottawa, this 6th day of January, 1943.

D. P. CRUICKSHANK,
Co-ordinator of Metals.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE A

TO ADMINISTRATOR'S ORDER NO. A-546

To: The Director of
Office and Accounting Machines
The Wartime Prices and Trade Board
3rd Floor, Metropolitan Building
TORONTO.

Office machinery to which sales and delivery restrictions apply

REPORT for the Month of 194 .

This Report to be submitted, in accordance with Section 3 of Administrator's
Order No. A-546, on the 10th day of each month for the preceding monthly period.

Deliveries of the type of machines as described below	Deliveries	Approved Unfilled Orders	Balance on Hand, including Complete Machines and Sets of Parts
	In Units	In Units	In Units
1 Punched card tabulating and accounting machines and collateral equipment of any age			
2 Accounting and bookkeeping machines			
3 Adding machines the adding capacity of which exceeds six columns			
4 Addressing machines, but not limited to embossing machinery for plates and stencil- cutting machines embodying typewriter principle			
5 Billing and continuous forms handling machines embodying typewriter principle having carbon paper handling devices constructed as an integral part of the machine and collateral equipment, except autographic registers			
6 Calculating and computing machines			

SCHEDULE A—*Con.*

Deliveries of the type of machines as described below	Deliveries	Approved Unfilled Orders	Balance on Hand, including Complete Machines and Sets of Parts
	In Units	In Units	In Units
7 Electrical and accoustical recording machines and dictating machines, including transcribing and shaving appliances.....			
8 Duplicating machines including but not limited to ink ribbon, gelatin, off-set, spirit stencil and reproducing typewriter principle machines, but not including hand operated and fed duplicating machines, selling at retail at less than \$100.00.....			
9 Inter-office communication systems.....			
10 Time recording machines, time stamp machines and collateral equipment, excluding watchman's clocks.....			
11 Special typewriters for statistical or accounting purposes having carriages not less than 18" in width not including decimal or palm tabulator features.....			

and with respect to any office machinery listed under the foregoing Items numbers 2 to 11 (both inclusive) only if the manufacture thereof was completed after December 31, 1940 and which on the effective date of this Order to which this is Schedule A are in or thereafter came into the possession of a distributor for any purpose other than repair or re-conditioning.

.....
Signature of Distributor.
.....
Address.

FORM DOM-3

SCHEDULE B

To ADMINISTRATOR'S ORDER No. A-546.

THE WARTIME PRICES AND TRADE BOARD

Application for release of Office Machinery which is wholly or partly manufactured or assembled in Canada or imported in completed state from any country other than the United States of America or any office machinery on hand in Canada on the effective date of this Order.

Mr. A. F. Telfer, Director,
Office and Accounting Machines,
Metropolitan Bldg., Toronto.

Date

Name of Purchaser or Lessee:

Address:

Nature of Business:

- (a) Specify application or type of work for equipment required:
 (b) Number and type equipment required;
 (c) U.S. Retail Price:
 (d) Percentage of Production or work re DIRECT () or INDIRECT () war contracts.
 (e) List machines similar function or type If used more than 1 shift:
 in use in Dept. for which application is 1st Shift 2nd Shift 3rd Shift
 made:

Average hours per week in operation.....

- (f) List machines similar function or type in If used more than 1 shift:
 use in other adjacent departments: 1st Shift 2nd Shift 3rd Shift

Average hours per week in operation.....

- (g) If Trade-in equipment involved—Give following particulars:

No. Units	Make	Type	Age
-----------	------	------	-----

Date last overhaul:

Reasons for replacement:

1st Shift 2nd Shift 3rd Shift

- (h) State Number of factory employees:

State Number of Office employees:

Average weekly hours worked:

- (i) If new machines are for replacement purposes, have the following declaration signed:

The undersigned has inspected the machine(s) to be replaced by machine(s) herein applied for and finds that it is impracticable to repair the old machine(s).

Signature of supplier's repairman of present equipment

Signature of Supplier

Signature of Purchaser or Lessee

Executive Title

Executive Title

Address

Address

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-547

Respecting Production and Delivery of Newsprint

Pursuant to authority conferred by The Wartime Prices and Trade Board it is hereby ordered, on behalf of such Board, as follows:—

Administrator's Order No. A-454 is hereby revoked and the following substituted therefor:

1. For the purpose of this Order,

"United States" shall mean and include the continental United States of America and the territories of Puerto Rico, Hawaii, and Alaska.

2. No manufacturer of newsprint shall deliver, or cause to be delivered, to any persons within the Dominion of Canada or the United States during the first calendar quarter of 1943, or during any calendar quarter thereafter, any greater aggregate quantity of newsprint paper in tons than 90 per cent of three times the average monthly quantity of newsprint paper which such manufacturer delivered, or caused to be delivered, to any persons within the Dominion of Canada or the United States during the six calendar months from October 1, 1941, to March 31, 1942 inclusive. No such manufacturer shall include as part of his current deliveries, or as any part of his deliveries during the six calendar months from October 1, 1941, to March 31, 1942 inclusive, any newsprint paper which he has made to the order of any other manufacturer, all of which shall, for purposes of this Order, be regarded as forming part of the deliveries to customers of such other manufacturer.

3. (1) No manufacturer of newsprint shall knowingly deliver or cause to be delivered newsprint paper to any person in Canada or the United States and no such person shall accept delivery thereof if his inventory of such paper is or will by virtue of such delivery exceed seventy five days' supply on the basis of his average current rate of consumption or sale, provided, however, that nothing in this Section contained shall be deemed to prohibit the acceptance by any purchaser of delivery of one carload or less of newsprint paper if his inventory thereof is not and will not by virtue of such delivery exceed two carloads and provided further that such person may accept delivery of a sufficient quantity of any particular item of newsprint paper as may be required to provide him with thirty days' supply thereof.

(2) Subsection 1 shall not apply to inventories of newsprint paper held by or for the Governments of the Dominion of Canada or any of its provinces or the United States or any agency of any of them.

4. No manufacturer of newsprint shall, without the approval of the Newsprint Administrator, fail or neglect to make delivery from time to time as ordered of newsprint paper to the extent that such manufacturer can do so, within the scope of the general limitations on production imposed by this Order and on the general basis of substantially equivalent treatment of such manufacturer's customers, to any person to whom such manufacturer has supplied newsprint paper during the calendar year 1942.

5. The said Administrator by permit in writing may grant such exemption in whole or in part from any provision of this Order as he may deem proper in any particular case or cases, having due regard to the public interest.

6. This Order shall be effective on and after the 8th day of January, 1943.

Dated at Ottawa, this 30th day of December, 1942.

R. L. WELDON,
Newsprint Administrator.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-548

Respecting the Sale of Fertilizer in the Province of Ontario for the Flue-Cured (Cigarette) Tobacco Crop

Pursuant to authority conferred by The Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. No person shall, during 1943 or in any succeeding calendar year, except with the written permission of the Administrator of Fertilizers and Pesticides, sell, offer to sell or supply to any tobacco grower in the zone (known as the Norfolk Tobacco Zone) composed of the counties of Norfolk, Elgin, Oxford and Brant in the province of Ontario, fertilizer of a kind manufactured for use in the production of flue-cured (cigarette) tobacco,

(a) unless he sold such fertilizer to such tobacco grower during the year 1942;

(b) in a quantity exceeding that sold by him to such tobacco grower during the year 1942.

2. The said Administrator may direct in writing that any area in any county immediately adjacent to the zone described in Section 1 shall be deemed to be included in such zone for the purposes of this Order.

3. This Order shall be effective on and after the 13th day of January, 1943.

Dated at Ottawa, this 5th day of January, 1943.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-549

Respecting Sale of Fertilizers in Eastern Canada

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

(a) the several definitions of words contained in Administrator's Order No. A-326 shall be applicable to this Order;

(b) the words "zone", "numbered", "described", "column" and "schedule" wherever they occur in this Order shall without further addition be deemed to have reference to the Schedule hereto and its several divisions.

2. This Order shall be read and construed with said Order No. A-326, provided that in case of conflict between the provisions of that Order and the provisions of this Order, the latter shall prevail.

3. For the purposes of this Order that part of Canada, herein called Eastern Canada, comprising the total of the areas described in column 2 of the Schedule is divided into zones, each as numbered and described in columns 1 and 2.

4. No manufacturer of fertilizers named in column 3 shall sell, offer to sell or supply fertilizers in any zones in Eastern Canada other than that or those zones opposite his name, provided that nothing herein contained shall restrict the sale of any raw material to any manufacturer of fertilizers.

5. (1) Any person who is not named in the Schedule and who during the twelve months immediately preceding the effective date hereof operated or maintained a fertilizer mixing plant for which an authority has been issued pursuant to said Order No. A-326 may sell fertilizer

(a) in the zone in which his plant is situate;

(b) in any part of the province in which his plant is situate, provided the total quantity of fertilizer so sold by him in any year outside the zone referred to in clause (a) shall not exceed the total quantity so sold by him in 1942 outside such zone.

(2) Except as provided in subsection 1, no manufacturer of fertilizers whose name does not appear in the Schedule shall sell fertilizers in any zone or zones in Eastern Canada other than that or those zones in which by virtue of subsection 1 he is authorized to sell.

6. Notwithstanding the provisions of Section 4 and subsection 2 of Section 5, a manufacturer of fertilizers named in the Schedule may sell fertilizers in any zone other than that or those opposite his name provided he sells the same at not less than his regular list price, f.o.b. factory without any reduction in such price by way of discount or allowance of any kind.

7. Nothing in this Order shall apply to the sale of tobacco fertilizer in accordance with Administrator's Order No. A-548.

8. (1) The Administrator may direct in writing that any area in any zone shall be detached from such zone and may further designate in writing which manufacturer or manufacturers of fertilizers shall be permitted to sell, offer to sell or supply fertilizers in such area so detached.

(2) Where the special circumstances of any case may appear to warrant or undue hardship or injustice would otherwise ensue, the Administrator may by direction in writing grant exemption from any provision of this Order.

9. This Order shall be effective on and after the 13th day of January, 1943.

Dated at Ottawa, this 5th day of January, 1943.

G. S. PEART,
Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-549

<i>Zone Number</i>	<i>Description</i>	<i>Manufacturer</i>
<i>(a) ONTARIO</i>		
1.	Counties of Essex, Kent and Lambton.	Canadian Industries Ltd., Chatham.
2.	Counties of Oxford, Middlesex, Elgin, Norfolk and Perth.	Witts, Fertilizer Works, Norwich. National Fertilizer Ltd., Ingersoll. International Agricultural Corporation, Limited, Buffalo. Port Dover Fertilizers (J. H. Misner).

<i>Zone Number</i>	<i>Description</i>	<i>Manufacturer</i>
3.	Counties of Lincoln, Welland and Hal- dimand.	Scottish Fertilizers Ltd., Welland. Port Dover Fertilizers (J. H. Misner).
4.	Counties of Wentworth, Halton, Waterloo, Wellington, Brant. Districts of Sudbury, Algoma & Manitoulin.	Canadian Industries Ltd., Hamilton.
5.	Counties of Ontario, York, Peel, Dufferin, Simcoe, Bruce & Huron. Districts of Muskoka, Parry Sound, Nipissing, Temis- kaming, Cochrane.	Canada Packers Limited, Toronto. The United Farmers Co-Op. Dundas Street Factory, Toronto. Gordon Young Limited, Toronto.
6.	Counties of Durham, Victoria, Northum- berland, Peterborough, Haliburton, Has- tings, Prince Edward, Lennox and Adding- ton, Frontenac, Renfrew, Lanark, Leeds and Grey.	Agricultural Chemicals Ltd., Port Hope.
(b) <i>QUEBEC and a Part of EASTERN ONTARIO</i>		
7.	Counties of Beauharnois, Chateauguay, Compton, Deux-Montagnes, Hochelaga, Huntingdon. Jacques-Cartier, Joliette, Terrebonne, Laval, Napierville, Soulanges, Vaudreuil, Wolfe, Arthabaska, Laprairie, Megantic and Frontenac in the Province of Quebec; Counties of Glengarry and Prescott in the Province of Ontario.	Canada Packers Limited, Montreal, Que.
8.	Counties of Argenteuil, Abitibi, Bagot, Champlain, Chicoutimi, Drummond, Ho- chelaga, Jacques-Cartier, Joliette, Lake St. John, L'Assomption, Laval, Maskinonge, Montcalm, Nicolet, Richelieu, Richmond, Rimouski, Rouville, St-Hyacinthe, St-Mau- rice, Temiscamingue, Vercheres, Yamaska, Berthier, Chambly, Kamouraska, Gatineau, Hull, Labelle, L'Islet, Lotbiniere, Matane, Matapedia, Papineau, Pontiac, Compton, Temiscouata, Sherbrooke, Stanstead and Montmagny in the Province of Quebec; Counties of Grenville, Dundas, Stormont, Russell and Carleton in the Province of Ontario.	Canadian Industries Limited, Montreal and Belœil, Que
(c) <i>PROVINCE OF QUEBEC</i>		
9.	Counties of Brome, Chambly, Iberville, Missisquoi, St. Jean, Bonaventure, Shefford, Gaspé Sud, Rouville and Stanstead.	Agricultural Chemicals Ltd., Chambly Canton, Que.
10.	Counties of Beauce, Bellechasse, Charle- voix, Dorchester, Levis, Montmorency, Portneuf, Quebec, Saguenay, Gaspé Nord, Frontenac, and Megantic.	International Fertilizers Limited, Quebec, P.Q.

(d) MARITIME PROVINCES

<i>Zone Number</i>	<i>Description</i>	<i>Manufacturer</i>
11.	Counties of Kings, Restigouche, Gloucester, Northumberland, Kent, Madawaska, Victoria, Charlotte and Carleton in the Province of New Brunswick.	Canada Packers Limited, Saint John, N.B.
12.	Counties of Charlotte, Victoria and York in the Province of New Brunswick.	Summers Fertilizer Co., St. Stephen, N.B.
13.	Counties of Madawaska, Victoria, Charlotte and Carleton in the Province of New Brunswick.	Colonial Fertilizer Co., Windsor, N.S.
14.	Counties of Sunbury, Queens, Saint John, Westmorland, Albert, Madawaska, Victoria, Carleton and York in the Province of New Brunswick.	International Fertilizers Limited, Saint John, N.B.
15.	Province of Nova Scotia.	Canadian Industries Limited, Halifax, N.S. Cornwallis Fertilizers Company, Port Williams, N.S. Colonial Fertilizer Company, Windsor, N.S.
16.	Province of Prince Edward Island.	Island Fertilizer Company, Charlottetown, P.E.I. Canada Packers Limited, Saint John, N.B. International Fertilizer Co., Saint John, N.B. Canadian Industries Limited, Halifax, N.S. Colonial Fertilizer Company, Windsor, N.S.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-550

Respecting Fish Boxes

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. (1) Any person who sells fish at wholesale to any other person who buys the product for the purpose of resale may charge such other person a deposit of twenty-five cents (25c) for each box used to deliver the product to such other person in any case where delivery is made in a manner other than by common carrier engaged in the transportation of goods by water, rail or highway.

(2) The deposit charge shall be collected at the time when payment is made for the product.

(3) A person who collects a deposit charge for any box shall refund the amount thereof to the person who returns the box to him in as good a condition as it was when delivered, reasonable wear and tear only excepted.

2. This Order shall be effective on and after the 15th day of January, 1943.

Dated at Ottawa, this 12th day of January, 1943.

J. G. TAGGART,
Food Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-551

Respecting Electrical Supplies

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Administrator's Order No. A-257 is hereby revoked.
2. This Order shall be effective on and after the 16th day of January, 1943.

Dated at Ottawa, this 12th day of January, 1943.

A. L. BROWN,
Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-552

Respecting Armoured Cable (BX Cable)

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. No person shall, except with the written permission of the Administrator of Electrical Equipment and Supplies, manufacture or assemble any flexible metal covered cable of the type or kind commonly known as "BX Cable."

2. Nothing in this Order shall prohibit or restrict the manufacture or assembly of
 - (a) lead-covered armoured cable;
 - (b) "BX cable" for incorporation into any article ordered by the Department of Munitions and Supply or any of the Departments of National Defence.

3. This Order shall be effective on and after the 11th day of February, 1943.

Dated at Ottawa, this 12th day of January, 1943.

A. L. BROWN,
Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-553

Respecting Certain Dried Fruits

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. For the purposes of this Order,

- (a) "Corporation" means Commodity Prices Stabilization Corporation Limited;
- (b) "dried fruits" means dried raisins including cluster raisins, dried currants, dried prunes, dried apricots and dried peaches;
- (c) "first distributor" means any person to whom the Corporation supplies any dried fruits;
- (d) "sale at wholesale" means any sale except a sale by a first distributor and a sale at retail and "sell at wholesale" shall have a corresponding meaning.

2. (1) No first distributor shall sell or offer to sell any dried fruits at retail.

(2) The maximum price at which any first distributor may sell or offer to sell any dried fruits at wholesale shall be the sum of the following:—

- (a) the gross contract price payable to the Corporation by such first distributor for such dried fruits;
- (b) a handling or service charge not exceeding 5 cents per 100 pounds, net weight, of such dried fruits; and
- (c) such transportation charges, foreign exchange, customs duty, sales tax, war exchange tax, excise tax, marine and war risk insurance and cleaning charges as are borne by such first distributor.

3. (1) The maximum price at which any person other than a first distributor may sell or offer to sell at wholesale any variety and grade of dried fruits except cluster raisins, in bulk or otherwise, shall be the sum of the following:—

- (a) the actual price paid by such person to the first distributor from whom he purchased such dried fruit plus such transportation charges, bank charges, foreign exchange, customs duty, sales tax, war exchange tax, excise tax, marine and war risk insurance (if any) and cleaning charges (if any) as are not borne by such first distributor and are not included in such actual price; and
- (b) a markup not exceeding such person's markup that was included in his highest lawful selling price of dried fruits of the same or similar variety and grade during the basic period from September 15 to October 11, 1941, and not in any event exceeding
 - (i) 12 per cent of such person's lawful selling price of such dried fruits when sold by him in bulk, or
 - (ii) 10 per cent of such person's lawful selling price of such dried fruits when packed in a container in which such fruits are customarily sold to consumers.

(2) The maximum price at which any person other than a first distributor may sell or offer to sell at wholesale any cluster raisins in bulk or otherwise shall be the sum of the following:—

- (a) the actual price paid by such person to the first distributor from whom he purchased such raisins, plus such transportation charges, bank charges, foreign exchange, customs duty, sales tax, war exchange tax, excise tax and marine and war risk insurance (if any) as are not borne by such first distributor and are not included in such actual price; and

- (b) a markup not exceeding such person's markup that was included in his highest lawful selling price of cluster raisins of the same or similar variety and grade during the said basic period and not in any event exceeding 12 per cent of such person's lawful selling price of such cluster raisins.

(3) In any case in which any dried fruits being sold at wholesale by any person were acquired by him from any other person or persons except a first distributor, the aggregate markup of all such persons combined, in the case of dried fruits other than cluster raisins, shall not exceed the markup set forth in clause (b) of subsection (1) of this Section and, in the case of cluster raisins, shall not exceed the markup set forth in clause (b) of subsection (2) of this Section.

4. (1) The maximum price at which any person may sell or offer to sell at retail any variety and grade of dried fruits other than cluster raisins, in bulk or otherwise, shall be the sum of the following:—

- (a) the actual price paid by such person to his supplier but not exceeding the maximum price set forth in subsection (1) of Section 3 of this Order plus such transportation charges, bank charges, foreign exchange, customs duty, sales tax, war exchange tax, excise tax and marine and war risk insurance (if any) as are not borne by such supplier or by a first distributor and are not included in such actual price;
- (b) a markup not exceeding such person's markup that was included in his highest lawful selling price of dried fruits of the same or similar variety and grade during the said basic period and not in any event exceeding
 - (i) 30 per cent of such person's lawful selling price of such dried fruits when sold by him in bulk; or
 - (ii) 25 per cent of such person's lawful selling price of such dried fruits when sold by him in the same container in which such fruits were received by him.

(2) The maximum price at which any person may sell or offer to sell at retail any variety and grade of cluster raisins in bulk or otherwise, shall be the sum of the following:—

- (a) the actual price paid by such person to his supplier, but not exceeding the maximum price set forth in subsection (2) of Section 3 of this Order plus such transportation charges, bank charges, foreign exchange, customs duty, sales tax, war exchange tax, excise tax and marine and war risk insurance (if any) as are not borne by such supplier or by a first distributor and are not included in such actual price;
- (b) a markup not exceeding such person's markup that was included in the highest lawful price at which he sold cluster raisins of the same or similar variety and grade of raisins during the said basic period, or during the last previous period in which he sold such variety and grade of raisins if not sold by him during the basic period, and not in any event exceeding 30 per cent of such person's lawful selling price of such cluster raisins.

5. Notwithstanding anything contained in this Order, any seller of dried fruits, may, up to and including May 31, 1943, increase the maximum price thereof as set forth in this Order by one-eighth of a cent per pound for each thirty days during which he stores such dried fruits.

6. This Order shall be effective on and after the 12th day of January, 1943.

Dated at Ottawa, this 8th day of January, 1943.

J. G. TAGGART,
Food Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-554

Respecting Fur Garments

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

Administrator's Order No. A-180 is hereby amended as follows:—

1. Paragraph (l) of Schedule "A" to said Order is hereby revoked and the following substituted therefor:—

"(l) any flannelette to provide more than 32 inches of lining from the neck seam down except in the case of any garment made of paws, necks, tails, bellies, heads or small scrap pieces of fur, in which case such garment shall be limited to 18 inches of flannelette, or any other interlining, from the neck seam down."

2. Paragraph (m) of the said Schedule "A" is hereby revoked and the following substituted therefor:—

"(m) any silesia below the hipline and in no event more than 22 inches of silesia from the neck seam down in any garment except a garment made of paws, necks, tails, bellies, heads or small scrap pieces of fur."

3. This Order shall be effective on and after the 15th day of January, 1943.

Dated at Ottawa, this 12th day of January, 1943.

MICHAEL MORRIS,

Administrator, Fur Skins and Fur Garments.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-555

Respecting Dress Patterns

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Administrator's Order No. A-230 is hereby revoked.

2. This Order shall be effective on and after the 19th day of January, 1943.

Dated at Ottawa, this 12th day of January, 1943.

N. E. WAINWRIGHT,

Administrator of Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-556

Respecting Paper Patterns for Wearing Apparel

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "pattern" means a paper pattern manufactured for sale at retail and intended for use in the making of a garment;
- (b) "manufacturer" means any person who manufactures, distributes or sells patterns to retailers or wholesalers.

2. (1) No manufacturer shall sell, offer to sell, deliver or distribute any pattern for a garment the measurements of which, exclusive of seams, exceed by more than five per cent the maximum measurements prescribed by any Order respecting the manufacture of the garment.

(2) No manufacturer shall sell, offer to sell, deliver or distribute any pattern for a garment which has been eliminated by any Order respecting the manufacture of the garment.

3. No manufacturer shall after April 1, 1943, display in any catalogue or pattern book an illustration of a garment which has been eliminated by any Order respecting the manufacture of garments unless he includes in the catalogue or pattern book a notice clearly indicating the pattern number of the garment which has been eliminated and that such pattern for the garment is not available.

4. No manufacturer shall after April 1, 1943, sell, offer to sell, or distribute any pattern of a garment showing a version thereof which has been eliminated by any Order respecting the manufacture of garments unless he encloses in the pattern envelope a notice clearly indicating that such version has been eliminated and cannot be made for sale.

5. Every manufacturer shall on or before April 1, 1943 recall every pattern

- (a) of a garment which has been eliminated by any Order respecting the manufacture of garments; and
- (b) of a version of a garment the manufacture of which according to the pattern has been eliminated by any order respecting the manufacture of garments unless such pattern also shows a version which has not been eliminated

and shall compensate the person from whom such pattern has been recalled upon the same terms as the manufacturer established during the year 1942 with respect to compensation upon the recall of patterns.

6. This Order shall be effective on and after the 19th day of January, 1943.

Dated at Ottawa, this 12th day of January, 1943.

J. A. KLEIN,

Administrator of Women's, Misses' and Children's Wear.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-557

Respecting Leather and Cotton Fabric Gloves and Mitts

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. For the purposes of this Order,

“glove” means any glove or mitt made in whole or in part of leather or cotton fabric.

2. No person who manufactures gloves for sale shall in the manufacture thereof assemble or cause to be cut or assembled or otherwise put into process any material except in accordance with the specifications set out in Schedules A and B hereto, or package any gloves except in accordance with the specifications set out in Schedules A, B, and C hereto.

3. No person shall in the manufacture of gloves for sale use any zippers, elastic, elastic webbing, metal fasteners or domes.

4. No person shall in the year 1943, or in any calendar year thereafter manufacture gloves for sale in more than two-thirds of the number of styles manufactured by him in the year 1942.

5. No person shall, except with the written permission of the Administrator of Work Clothing, acquire any cutting dies, machinery or other equipment for the purpose of manufacturing any style of glove not manufactured for sale by him prior to the effective date of this Order.

6. No person shall manufacture any khaki or brown leather work gloves or mitts of horse or cow sides or of glove or cuff splits except on order of the Department of Munitions and Supply or agencies thereof.

7. Nothing contained herein shall be deemed to prohibit

(a) the manufacture up to but not after January 31, 1943, of any glove, which does not conform to the specifications herein, when such glove is manufactured under any firm order received prior to the date of this Order;

(b) the use by any manufacturer of his present supply of any articles the use of which is prohibited by this Order.

8. This Order shall be effective on and after the 16th day of January, 1943.

Dated at Ottawa, this 12th day of January, 1943.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE A

To Administrator's Order No. A-557

Dress Gloves

1. Style:

One style only in each leather

Not longer than six button length

No attached cuffs

No quirks on $\frac{1}{2}$ pique (inseam) gloves selling at \$15.00 per dozen or less factory price, Sales Tax extra.

2. Colour:

No colour other than the following in

- (a) Men's Domestic Sheepskin,
plain or pigtex;

Tan
Brown
Cream
Natural
Black (Brush and Drum)
Grey (one shade only—
medium colour)

- (b) Ladies' Sheepskin, plain or
pigtex;

Unlined:

Tan
Brown
Cream or Natural
Oatmeal
Black (Brush and Drum)
Navy
White

Lined and Children's:

Tan
Brown
Black

- (c) Domestic Sheepskin for Mitts

Red
Green
Navy
Tan
Black
Cream

3. Packaging:

No fly sheets in boxes

No glazene flaps on paper boxes

No false bottoms, centre or end blocks or dividing cardboard in paper boxes

SCHEDULE B

To Administrator's Order No. A-557

Leather Work Gloves and Mitts Including Ropers Gloves

1. Style:

No fabric binding except to finish tops of lined gloves or mitts
Bindings only in black, brown or red

2. Colour:

No colours other than the following in

- (a) Glove Horse Sides (Grain)

Cream
Pearl
Black
Brown
California Cream
Khaki

- (b) Glove Horse Sides (Buffed)

Alaska
Boulevard
Smoke
Chamois No. 120
Special Chamois No. 115

- (c) Horse Butts Glove (Grain)

Cream

- (d) Glove Cow Sides (Grain)

Cream
Pearl
Black
Brown
Khaki
California Cream

- (e) Glove Bellies (Grain)

Cream
Pearl
Black
Brown

- (f) Glove Bellies (Buffed)

Alaska
Boulevard
Smoke

- (g) Glove and Cuff Splits

Pearl
Canary
Alaska

Brown

Fawn (Horse Splits only)

- (h) Embossed Cuff Splits

Pearl
Brown
Alaska
Black

3. Packaging:

- Not less than 1 dozen pairs per box;
- No boxing except for leather gloves or mitts selling at more than \$9.00 per dozen factory price. Sales Tax extra;
- No labels, gummed stickers or paper bands.

SCHEDULE C

To Administrator's Order No. A-557

Cotton Fabric Work Gloves

1. Packaging:

- No boxing except when shipped to wholesalers and retailers;
- No boxing in less than one dozen pairs per box ;
- No tacking or binding in pairs;
- No labels, gummed stickers or paper bands.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-558

Respecting the Correct Labelling and Designation of Fur Garments

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board, as follows:—

1. Section 1 of Administrator's Order No. A-443 is hereby revoked and the following substituted therefor:—

1. For the purposes of this Order,

- (a) "fur garment" means any coat, jacket, cape scarf or muff, the outer surface of which is made wholly of fur;
- (b) "to advertise" means the offering for sale or the promotion of any sale of any fur garment, by whatsoever means; and shall include any announcement or publication whether by newspaper, radio, circular, or other document, and any exhibition or display.

2. Section 4 of the said Order No. A-443 is hereby revoked and the following substituted therefor:—

- 4. (1) No person shall use on any price ticket, price tag, label, display card, invoice or bill-of-sale any fur trade name of any fur used in the construction of any fur garment unless the correct fur name as set out in Schedule "A" hereto is as plainly marked as and immediately following the said fur trade name.
- (2) No person shall advertise any fur garment without clearly stating, immediately following the fur trade name, the correct fur name or names, as set out in Schedule "A" hereto, of the fur or furs used in the construction of such fur garment.

3. This Order shall be effective on and after the 18th day of January, 1943.

Dated at Ottawa, this 12th day of January, 1943.

MICHAEL MORRIS,
Administrator of Fur Skins and Fur Garments.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

Fuelwood Orders

THE WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 60

Respecting Maximum Prices of Fuelwood in the Western and South Shore Counties of the Province of Quebec.

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Orders No. A-258, A-259, A-260, A-261 and A-262 and Fuelwood Orders Nos. 31, 32, 38 and 39 are hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "Western counties" means the counties of Argenteuil, Arthabaska, Bagot, Berthier, Brome, Champlain, Compton, Drummond, Frontenac, Gatineau, Hull, Iberville, Joliette, Labelle, L'Assomption, Laval, Laviolette, Maskinonge, Missisquoi, Montcalm, Nicolet, Papineau, Pontiac, Richmond, Rouville, Shefford, Sherbrooke, Soulanges, Stanstead, St. Maurice, Terrebonne, Two Mountains, Vaudreuil, Wolfe and Yamaska, all in the province of Quebec;
- (b) "South Shore counties" means the counties of Beauharnois, Chambly, Chateauguay, Huntingdon, Laprairie, Napierville, Richelieu, St. Hyacinthe, St. Jean and Vercheres, all in the province of Quebec;
- (c) "Gatineau Mills area" means that part of the township of Templeton in the province of Quebec lying within a circle having a one-mile radius and Gatineau Mills Post Office as its centre.

2. (1) The maximum price per cord at which any person may sell or offer to sell in the Western counties any seasoned fuelwood of a kind and length set forth in Schedule "A" hereto shall be the price shown after each respective kind of such fuelwood named in said schedule and in the column thereof denoting the length and such quantity; provided that in cases where a purchaser orders or requests delivery of a fraction of a cord listed in said Schedule "A" of any fuelwood of any such kind and length the maximum price at which any person may sell or offer to sell in said Western counties any such fraction of a cord shall be the price shown after such kind of fuelwood in said schedule and in the column thereof denoting the length and such fraction.

(2) The maximum prices of seasoned fuelwood set forth in Schedule "A" shall not apply to seasoned fuelwood sold in the municipalities of Asbestos, Aylmer, Beebe, Cap de la Madaline, Coaticook, Drummondville, Gatineau, Granby, Grand'mere, Hull, Iberville, Joliette, Lachute, La Tuque, Magog, Rock Island, Shawinigan Falls, Sherbrooke, St. Agathe, St. Jerome, Stanstead and Three Rivers and Gatineau Point and the Gatineau Mills area, all in the province of Quebec, or delivered from a yard located in one of the said municipalities or the said area to the premises of a consumer located outside thereof.

3. (1) The maximum price per cord at which any person may sell or offer to sell in any of the municipalities or area named in Schedule "B" hereto any seasoned fuelwood of a kind and length set forth in said Schedule "B" shall be the price shown after each respective kind of such fuelwood named in said schedule and in the column thereof denoting the length and such quantity; provided, that in cases where a purchaser orders or requests delivery of a fraction of a cord listed in said Schedule "B" of any fuelwood of any such kind and length the maximum price at which any person may sell or offer to sell in any of the municipalities or the area named in said Schedule "B" any such fraction of a cord shall be the price shown after such kind of fuelwood in said schedule and in the column thereof denoting the length and such fraction.

(2) The price at which any person may sell or offer to sell seasoned fuelwood of a kind and length set forth in Schedule "B" hereto which is stored in any of the municipalities or the area named in said Schedule "B" hereto for delivery to the premises of consumers located outside of said municipalities or the said area shall not exceed the maximum price at which said person may sell the same quantity of seasoned fuelwood of the same kind and length in such municipalities.

4. (1) The maximum price at which any person may sell or offer to sell in the South Shore counties any seasoned fuelwood of a kind and length set forth in Schedule "B" hereto shall be the price shown after each respective kind of such fuelwood named in said schedule and in the column thereof denoting the length and such quantity; provided that in cases where a purchaser orders or requests delivery of a fraction of a cord listed in said Schedule "B" of any fuelwood of any such kind and length the maximum price at which any person may sell or offer to sell in said South Shore counties any such fraction of a cord shall be the price shown after such kind of fuelwood in said schedule and in the column thereof denoting the length and such fraction.

(2) The maximum prices of seasoned fuelwood set forth in Schedule "B" shall not apply to seasoned fuelwood sold in the municipalities of Valleyfield, Beauharnois, St. John, St. Lambert, Longueuil, St. Hyacinthe, St. Joseph de St. Hyacinthe, Sorel and St. Joseph de Sorel, and the Island of Montreal, all in the province of Quebec, nor to seasoned fuelwood delivered from a yard located in one of the said municipalities or on the Island of Montreal to premises of a consumer located outside thereof.

5. (1) The maximum price per cord at which any person may sell or offer to sell in any of the municipalities named in Schedule "C" hereto any seasoned fuelwood of a kind and length set forth in said schedule "C" shall be the price shown after each respective kind of such fuelwood named in said schedule and in the column thereof denoting the length and such quantity; provided that in cases where a purchaser orders or requests delivery of a fraction of a cord listed in said Schedule "C" of any fuelwood of any such kind and length the maximum price at which any person may sell or offer to sell in any of the municipalities named in said Schedule "C" any such fraction of a cord shall be the price shown after such kind of fuelwood in said schedule and in the column thereof denoting the length and such fraction.

(2) The price at which any person may sell or offer to sell seasoned fuelwood of a kind and length set forth in Schedule "C" hereto which is stored in any of the municipalities named in said Schedule "C" hereto for delivery to premises of consumers located outside of said municipalities shall not exceed the maximum price at which such person may sell the same quantity of said fuelwood of the same kind and length in such municipalities.

(3) Notwithstanding subsections 1 and 2

- (i) a charge of two cents per cubic foot may be added to the prices set out in said Schedule "C" for re-splitting any such fuelwood sold on the Island of Montreal, and
- (ii) a charge of two cents per cubic foot may be added to the prices set out in said Schedule "C" for delivering any fuelwood on the Island of Montreal which is required to be delivered in bags.

6. The maximum price at which any person may hereafter sell or offer to sell on the Island of Montreal any kindling wood 12 inches or less in length shall be 20 cents per cubic foot for hardwood kindling and 15 cents per cubic foot for softwood kindling.

7. The maximum price at which any person may sell or offer to sell any seasoned fuelwood unnamed in Schedule "A," "B," or "C" in or from a place where the prices in the said Schedule apply shall bear the same ratio to the maximum price of the kind of fuelwood first named in the same Schedule as the highest lawful price at which he sold such unnamed fuelwood during the basic period as defined by the Wartime Prices and Trade Regulations bore to the highest lawful price at which he

sold the fuelwood first named in said schedule during the said basic period; provided, however, that the price of such first unnamed fuelwood shall not exceed the maximum price of the fuelwood first named in the said schedule.

8. The maximum price per cord of green fuelwood sold by any person in Western counties and South Shore counties shall in every case be fifty cents less than his maximum price per cord of seasoned fuelwood of the same kind and length.

9. Notwithstanding anything contained in this Order no person in Western counties shall sell or offer for sale any slabs, edgings or other millwood at a price in excess of the highest lawful price at which he may sell slabs, edgings or millwood pursuant to the provisions of the Wartime Prices and Trade Regulations; provided, however, that nothing in this section shall affect the price at which hardwood slabs and edgings and softwood slabs and edgings may be sold in the municipalities named in Schedule "B" hereto.

10. Nothing contained in this Order shall affect the price at which fuelwood may be sold in the city of Hull, in the province of Quebec.

11. The maximum price of any fuelwood as fixed by this Order shall include the cost of delivery thereof to the premises of the purchaser.

12. No person in Western counties and South Shore counties shall insert or cause to be inserted in any newspaper or other periodical any advertisement offering fuelwood for sale unless the full name and address of such person is set forth in such advertisement.

13. This Order shall be effective on and after the 11th day of January, 1943.

Dated at Ottawa, this 7th day of January, 1943.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

To FUELWOOD ORDER No. 60

MAXIMUM prices of seasoned fuelwood in the counties of Argenteuil, Arthabaska, Bagot, Berthier, Brome, Champlain, Compton, Drummond, Frontenac, Gatineau, Hull, Iberville, Joliette, Labelle, L'Assomption, Laval, Laviolette, Maskinonge, Missisquoi, Montcalm, Nicolet, Papineau, Pontiac, Richmond, Rouville, Shefford, Sherbrooke, Soulanges, Stanstead, St. Maurice, Terrebonne, Two Mountains, Vaudreuil, Wolfe, and Yamaska, excepting therefrom the municipalities named in Schedule "B" of this Order and the City of Hull, all in the Province of Quebec.

Column.....	1 12" 1 32	2 12" 1 64	3 12" 1 128	4 16" 1 42 ² / ₃	5 16" 1 128	6 18" 2 48	7 18" 2 96	8 36" 3 96	9 48" 4 128
Length.....	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Fraction of Cord.....	3 50	6 75	13 00	4 35	12 00	4 50	8 50	7 50	10 00
Cubic Feet.....	3 25	6 25	12 00	4 00	11 00	4 15	7 75	6 75	9 00
	3 00	5 75	11 00	3 65	10 00	3 75	7 00	6 00	8 00
	2 75	5 25	10 00	3 35	9 00	3 45	6 25	5 25	7 00
KIND OF FUELWOOD									
Hard maple, beech yellow birch, oak—all bodywood.....									
Mixed hardwood—hard maple, beech, yellow birch, oak, ash, elm, soft maple and white birch.....									
Soft maple and white birch.....									
Mixed Wood—hard and soft, including soft maple, white birch, poplar, pine, spruce, cedar and hemlock.....									

SCHEDULE "B"

To FUELWOOD ORDER No. 60

(a) MAXIMUM prices of seasoned fuelwood in the counties of Beauharnois, Chambly, Chateauguay, Huntingdon, Laprairie, Napierville, Richelieu, St. Hyacinthe, St. Jean and Vercheres, EXCEPTING therefrom the municipalities named in Schedule "C", all in the province of Quebec.

(b) MAXIMUM prices of seasoned fuelwood in the municipalities of Asbestos, Aylmer, Beebe, Cap de la Madeleine, Coaticook, Drummondville, Gatineau, Gatineau Point, Granby, Grand'Mere, Iberville, Joliette, Lachute, La Tuque, Magog, Rock Island, Shawinigan Falls, Sherbrooke, St. Agathe, St. Jerome, Stanstead and Three Rivers, and Gatineau Mills area, all in the province of Quebec.

Column.....	1	2	3	4	5	6	7	8	9	10	11
Length.....	12"	12"	12"	16"	16"	18"	18"	24"	24"	36"	48"
Fraction of Cord.....	$\frac{1}{4}$	$\frac{1}{4}$	1	$\frac{3}{4}$	1	$\frac{3}{4}$	$\frac{3}{4}$	$\frac{1}{4}$	1	$\frac{1}{4}$	1
Cubic Feet.....	32	64	128	42 $\frac{2}{3}$	128	48	96	32	128	96	128
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
KIND OF FUELWOOD											
Hard maple, beech, yellow birch, oak—all bodywood.....	4 25	8 25	16 00	5 35	15 00	5 75	11 00			10 00	13 00
Mixed hardwood—hard maple, beech, yellow birch, oak, ash, elm, soft maple and white birch.....	4 00	7 75	15 00	5 00	14 00	5 25	10 00			9 00	12 00
Soft maple and white birch.....	3 75	7 25	14 00	4 65	13 00	4 85	9 25			8 25	11 00
Mixed wood—hard and soft, including soft maple, white birch, poplar, pine, spruce, cedar and hemlock.....	3 50	6 75	13 00	4 35	12 00	4 50	8 50			7 50	10 00
Hardwood slabs and edgings.....	3 50	6 75	13 00	4 50	12 50			3 25	12 00		11 00
Softwood slabs and edgings.....	2 75	5 25	10 00	3 50	9 50			2 50	9 00		8 00

SCHEDULE "C"

To FUELWOOD ORDER No. 60

MAXIMUM prices of seasoned fuelwood in the municipalities of Valleyfield, Beauharnois, St. John, St. Lambert, Longueuil, St. Hyacinthe, St. Joseph de St. Hyacinthe, Sorel, and St. Joseph de Sorel, and on the Island of Montreal, all in the province of Quebec.

Column..... Length..... Fraction of Cord..... Cubic Feet.....	1 12" less than 30	2 12" 1 32	3 12" 5/16 40	4 12" 1 64	5 12" 1 80	6 12" 1 128	7 16" 1 42 2/3	8 16" 1 128	9 18" 1 48	10 18" 1 96	11 24" 1 32	12 24" 1 64	13 24" 1 128	14 36" 1 36	15 48" 1 48
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
KIND OF FUELWOOD															
Hard maple, beech, yellow birch, oak—all bodywood...	19c. per cu. ft.	5 85	7 35	11 70	14 70	23 40			8 00	15 50				13 80	18 40
Mixed hardwood—hard maple, beech, yellow birch, oak, ash, elm, soft maple and white birch.....	18c. per cu. ft.	5 55	6 95	11 10	13 90	22 20			7 50	14 50				12 75	17 00
Soft maple and white birch....	16c. per cu. ft.	4 25	5 30	8 50	10 60	17 00			6 00	11 00				9 75	13 00
Hardwood slabs.....		4 25		8 50		17 00	5 70	15 00			3 75	7 25	14 00		13 00
Softwood slabs.....		3 00		6 00		12 00	4 00	11 50			3 00	5 75	11 00		10 00
Kindling.....															

On the Island of Montreal only.
Hardwood kindling 20c. per cubic foot.
Softwood kindling 15c. per cubic foot.

THE WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 61

**Respecting Sawdust and Millwood in the Vancouver Area in the Province of
British Columbia**

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Clause (i) of Section 1 of Fuelwood Order No. 36 as re-enacted by Fuelwood Order No. 53 is hereby amended by inserting the words "district of North Vancouver" after the words "Fraser Mills" where they occur in said clause.

2. Said clause (i) is further amended by deleting the last eight words of said clause "cities, municipalities and areas named in this clause" and substituting therefor the following: "cities, municipalities, areas and district named in this clause".

3. This Order shall be effective on and after the 18th day of January, 1943.

Dated at Ottawa, this 12th day of January, 1943.

F. G. NEATE,
Deputy Coal Administrator

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

VOLUME I—No. 3

January 25, 1943



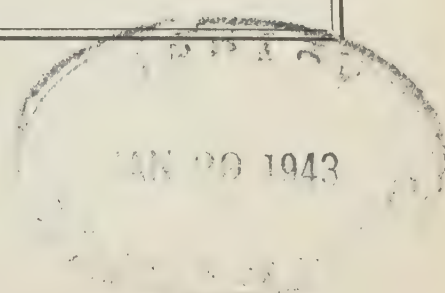
CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
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1943

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ERRATA NOTICE

Section 3 of Order of the Metals Controller, No. M.C. 38 which appears at page 724 of Volume 12 of Canadian War Orders and Regulations, 1942, should read as follows:—

“3. Licensing of distributors.

(1) Any person who desires to be a licensed distributor shall apply to the Metals Controller for such licence, in such manner as the Metals Controller may from time to time require.

(2) The Metals Controller may suspend, cancel or refuse to issue such licence whenever he deems it advisable.

(3) The licence provided for in subsection (1) of this Section shall be subject to the following terms and conditions:

(a) The licensee shall strictly observe, perform and comply with this and all other orders of the Metals Controller heretofore or hereafter issued.

(b) The licence shall be without specific time limitation, and shall remain in effect until cancelled, suspended or no longer required by the Metals Controller.”

and not as it appears on said page 724.

The third line of Section 9 as the same appears on page 727 of said Volume 12 should be corrected by inserting the word “immediately” before the word “preceding” where the same appears therein.

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NOTE:—Page 53—Vol. 1 No. 2—Order No. A-555 signature should be "C. V. Hodder" not "N. E. Wainwright".

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PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

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PART I

ORDERS IN COUNCIL

Order in Council extending time for filing the half-yearly statements of the Canadian Life Insurance Companies.

P.C. 217

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 12th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that he has received from the Superintendent of Insurance a recommendation that Canadian life insurance companies be permitted to file the two half-yearly statements of Movement of Securities on or before March 1 and July 31, 1943, instead of on or before the 15th January and the 15th July respectively, as is required by section 66 of the Canadian and British Insurance Companies Act, 1932.

And Whereas the Minister further reports that this recommendation is made because of the work involved in preparing the said statement, the shortage of clerical assistance among the companies due to enlistment and transfer to war industries, and resignations induced by more remunerative positions elsewhere.

Therefore, His Excellency the Governor General in Council, in view of the fact that the change becomes necessary by reason of war conditions is pleased, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, to order as follows:

The time for filing the said half-yearly statement covering the last six months of the calendar year 1942 is hereby extended from January 15, 1943, to March 1, 1943, and the time for filing the half-yearly statement covering the first half of the current year is hereby extended from July 15, 1943, to July 31, 1943, and a similar extension of time is hereby granted for the filing of the corresponding statements in subsequent years until the end of the present war.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing John Schofield, Controller of Construction; C. Blake Jackson resigned

P.C. 311

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 14th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 6657 of the 26th day of August, 1941, C. Blake Jackson, Esquire, of the City of Toronto, was appointed Controller of Construction, effective on and from the 21st day of August, 1941;

And whereas the Minister of Munitions and Supply reports that it has become necessary to permit the said C. Blake Jackson to relinquish his duties as Controller of Construction and that in his opinion John Schofield, Esquire, of the City of

Montreal, Chief Architect of the Canadian National Railways and of Trans-Canada Air Lines, is a fit and proper person to be appointed Controller of Construction.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, is pleased to revoke and doth hereby revoke the appointment of C. Blake Jackson as Controller of Construction, effective January 18, 1943;

His Excellency in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act, is pleased to appoint and doth hereby appoint John Schofield, Esquire, of the City of Montreal, Controller of Construction, with all the powers, authorities, rights, duties, privileges and immunities heretofore or hereafter conferred or charged upon or vested in the Controller of Construction by Order in Council or otherwise. Such appointment to be effective on and from the 18th day of January, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing the annexed Regulations under the Naturalization Act

P.C. 312

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 14th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section 28 of the Naturalization Act (R.S.C. 1927, c. 138) provides that the Governor in Council may make Regulations for carrying into effect the object of the said Act;

And whereas by Order in Council of 10th of August, 1932 (P.C. 1765), as amended, regulations, under the Naturalization Act, were made and established and are presently in force;

And whereas by Orders in Council under the War Measures Act (R.S.C. 1927, c. 206), dated, respectively, 29th November, 1940, (P.C. 7044) and 20th January, 1942, (P.C. 366) the operation of the provisions of sections 7 and 17 of the Naturalization Act, relative to the right of making Declarations of Alienage, has been suspended for the duration of the present war;

And whereas by Order in Council under the War Measures Act (R.S.C. 1927, c. 206) dated 9th July, 1942, (P.C. 5842) as amended by Order in Council dated 23rd September, 1942, (P.C. 8499) the procedure for naturalization in certain cases was modified;

And whereas the Secretary of State reports that in consequence of the Orders in Council under the War Measures Act and for the proper administration of the Naturalization Act, the Regulations heretofore made under the Naturalization Act should be revoked and new Regulations substituted therefor.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State, is pleased to revoke and doth hereby revoke the existing Regulations under the Naturalization Act.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, chapter 206, R.S.C. 1927, and the Naturalization Act, chapter 138, R.S.C. 1927, is pleased to make the annexed Regulations and they are hereby made, established and substituted for the regulations hereby revoked.

A. D. P. HEENEY,
Clerk of the Privy Council.

DOMINION OF CANADA

THE NATURALIZATION ACT, CHAP. 138, R.S.C., 1927

REGULATIONS

(1) As and from the 1st January, 1943, any alien residing in Canada and desiring to be naturalized shall make, under oath, before, and only in the office of, the Clerk of the Court in the Judicial district in which the applicant resides and during office hours, not less than one nor more than seven years at least prior to the applicant's petition for naturalization (under section 4 of the Act) and after the applicant has reached the age of eighteen years, a signed Declaration of Intention to become a British subject, which Declaration shall be in writing, in duplicate, and shall contain substantially the averments enumerated in forms J(1) and L(1) of the schedule hereto.

(2) To each duplicate of said Declaration shall be attached a true photograph ($2\frac{1}{2}$ " x $2\frac{1}{2}$ " in size) of the declarant taken within the past year; one duplicate shall be posted by such clerk or other proper officer in a conspicuous place in his office, continuously for a period of at least three months and the other duplicate shall be forwarded immediately by said clerk or other proper officer to the Secretary of State with his certificate as to the correct date on which that Declaration was made and filed with his Court.

(3) The Secretary of State may, in his absolute discretion, decline to issue an official receipt of a Declaration of Intention from any alien and may direct the clerk, or other proper officer of the court, to decline to receive a Declaration of Intention from any alien.

(4) If the Secretary of State decides to accept a Declaration of Intention, an official certificate of its receipt shall be mailed in Form M(1) to the declarant. Unless receipt of the Declaration is thus officially acknowledged by the Secretary of State, it shall be deemed never to have been made.

(5) The duplicate of the Declaration retained by the Court shall be forwarded to the Secretary of State after the three months of its posting, with the certificate from the clerk that it has remained posted as required by Regulation (2), and with his report as to any opposition thereto.

(6) After the expiration of a period of one year, but not later than seven years, following the filing of the Declaration of Intention, the applicant may apply for a decision establishing that he is qualified and fit to be naturalized under the provisions of section 4 of the Naturalization Act to any Judge of any Superior Court, or to any Judge of any Circuit, District or County Court, and in the Province of Ontario the Court of General Sessions of the Peace, and in the Province of Quebec also to any District Magistrate, and in the Northwest Territories to such authorities or persons as the Governor in Council may prescribe.

(7) At any time within one year from the 1st January, 1943, any alien who has been residing in Canada for a period of not less than one year, and in His Majesty's dominions for not less than five years within the last eight years, may apply for naturalization under section 4 of the Naturalization Act, Revised Statutes of Canada, 1927, Chapter 138, without filing the Declaration of Intention provided for by Regulation (1).

(8) The application for naturalization shall be delivered at the office of the Clerk or other proper officer of the Court during office hours, and shall be posted by such clerk or other proper officer in a conspicuous place in his office, continuously for a period of at least three months.

(9) The said Clerk of the Court, or other proper officer, upon receipt of the aforesaid application, shall deliver to the applicant Form B "Facts for Petition for Naturalization."

(10) At least one month prior to the time fixed as aforesaid as the probable time of hearing the application, the applicant shall deliver or mail by prepaid registered letter to the said Clerk of the Court, or other proper officer, properly filled out the said form B "Facts for Petition for Naturalization."

(11) At least ten days before the date fixed for hearing such application by the Judge, the said Clerk of the Court, or other proper officer, shall by registered letter, in Form C, notify the applicant of the time when and place where such application shall be heard.

(12) Upon receipt of the form "Facts for Petition for Naturalization," filled out by the applicant, the said Clerk of the Court, or other proper officer, shall forthwith prepare the Petition to the Secretary of State of Canada for naturalization in Form D. The Petition shall be signed by the applicant in the presence of the said Clerk of the Court, or other proper officer, and the affidavit verifying the statements therein contained shall be taken and made by the applicant before the said Clerk, or other proper officer in Form E.

(13) On the hearing of the application the applicant shall produce an affidavit in Form F of some one other than the applicant that the application was posted by the Clerk of the Court or other proper officer and remained posted in the office of the Clerk of the Court for three months prior to the time of hearing of the application. In case the said application is lost, removed or destroyed, the causes thereof shall be disclosed in the said affidavit to the satisfaction of the Judge.

(14) If upon the hearing of the application it is discovered that any discrepancies or misstatements occur in the Petition to the Secretary of State of Canada, the said Judge who may consider the said application shall make such corrections to the said Petition as he may deem necessary and attach his initials thereto, and shall make notes of such *viva voce* evidence as varies, adds to, or modifies the statements contained in the said petition.

(15) On the hearing of an application for a decision that the applicant is qualified and fit to be naturalized, the Judge may adjourn the application from time to time, and may issue a commission or commissions for the taking of evidence of witnesses unable through disability, illness or other sufficient reason to attend on the hearing, and for such purpose the Judge may appoint a Commissioner or Commissioners.

(16) At the conclusion of the hearing of the application by the Judge, the said Judge shall endorse upon the petition his decision in the case as to (a) residence qualification, (b) good character, (c) adequate knowledge of English or French, (d) intention to reside in His Majesty's dominions and (e) no disability under section 2 (f).

(17) Upon the decision of the Judge being given the Clerk of the Court, or other proper officer, shall transmit to the Department of the Secretary of State of Canada, by registered mail, the Petition to the Secretary of State of Canada, the application and all papers, documents and other proceedings had and taken, together with a certificate of the decision of the Court in Form G.

(18) Upon the finding of the Judge having been communicated to him, the Secretary of State may, in his absolute discretion, issue a certificate of naturalization and shall send the same to the Clerk of the Court to which the application was made. The Clerk of the Court shall then in Form N (1) notify the applicant of the time he will have to appear before a Court for the taking of an oath of allegiance and receiving his certificate of naturalization.

(19) Upon the applicant taking and subscribing the oath of allegiance before any of the persons mentioned in section 6 of these regulations, sitting in open court, the clerk shall deliver the certificate to the applicant. If the notice referred to in the foregoing is ignored by the applicant for three months, his certificate of naturalization shall be returned to the Department of the Secretary of State.

(20) Any alien who applies for exemption from military training, service or duty, on the ground that he is a citizen or subject of another country shall be barred from applying for or receiving a certificate of naturalization under the Naturalization Act.

(21) For the purposes of these regulations, "Clerk" or "Clerk of the Court" means and includes all officers exercising the function of prothonotary, registrar, or clerk of any of the courts mentioned in section 5 of these regulations.

APPLICATIONS UNDER SECTION 4 (5), SECTION 6, SECTION 7 (2) AND SECTION 8

(22) Certificates of naturalization under the above sections shall be issued by the Secretary of State of Canada upon petition therefor.

(23) Such Petition shall disclose all the facts upon which the applicant puts forward his application for a certificate of naturalization. The Petition shall follow generally the Form L with such changes and additions as may be necessary in each case and such Petition shall be verified by affidavit in Form M.

(24) An applicant for a certificate under section 8 shall with his Petition forward the certificate of naturalization previously granted to him. If such certificate shall have been lost or destroyed, satisfactory evidence of the loss or destruction thereof shall be given.

(25) When application is made under section 8 by a person who has become a British subject in Canada during minority through a parent's naturalization, the Petition shall set out the parent's name, date and place of naturalization.

(26) If the Secretary of State, in his discretion, decides to issue a certificate of naturalization under section 8 of the Act, the same shall be in Form N; in Form O, with respect to applications under section 4 (5); in Form P with respect to applications under section 6; in Form Q with respect to applications under section 7 (2) and in Form R with respect to applications under section 8. The applicant shall be notified thereof by registered mail.

(27) The applicant under said sections other than section 8 shall thereupon within one month from the time of mailing the aforesaid notice take the oath of allegiance in Form H. Such oath of allegiance shall be written (by the petitioner in his own handwriting if he be able to write) upon a form provided by the Department of the Secretary of State of Canada, which duly attested shall forthwith be forwarded by the Petitioner to the said Department and thereupon the certificate of naturalization shall be forwarded to the petitioner.

APPLICATIONS UNDER SECTION 13 (5)

(28) Certificates of acquisition of British nationality under the provisions of section 13, subsection 5, of the said Act shall be issued by the Secretary of State upon the filing of a Declaration as provided by said section in Form S, with an affidavit of the witness to the said Declaration in Form T.

(29) Such Declaration shall be accompanied by an affidavit in Form T (1) setting out the circumstances under which the Declaration is made and setting out particulars for endorsement on the said certificate.

(30) The applicant shall, within one month of the time of mailing of the notice, take the oath of allegiance in Form H.

(31) The said certificate of British nationality shall be in Form U.

DECLARATION OF ALIENAGE, RETENTION AND RESUMPTION OF BRITISH NATIONALITY

(32) No Declaration of Alienage may be made during the present war under sections 7 and 17 of the Naturalization Act. (Orders in Council P.C. 7044 of the 29th November, 1940, and P.C. 366 of the 20th January, 1942).

(33) A Declaration of Alienage, Retention or Resumption of British nationality shall be made in the presence of a witness who shall sign the Declaration as a witness and shall verify the Execution of the Declaration by affidavit in Form T and the person making the Declaration shall file an affidavit setting out the circumstances under which the Declaration is made.

(34) Declarations of Alienage, Retention or Resumption of British nationality shall be transmitted to the Department of the Secretary of State of Canada and shall be filed as of record.

(35) The Declarations above referred to shall be:—

- (a) with respect to a minor named in a certificate of naturalization, where the declaration of alienage has to be made within one year of his attaining his majority, in Form V;
- (b) with respect to the wife of a naturalized British subject, when the certificate of naturalization has been revoked, in Form W;
- (c) with respect to a woman who has ceased to be a British subject in consequence or during the continuance of her marriage, in Form X;
- (d) with respect to a woman whose husband is a subject of a State at war with His Majesty, in Form Y;
- (e) with respect to a child whose parents have ceased to be British subjects, in Form Z;
- (f) with respect to a person born within His Majesty's dominions of foreign parentage or on board a British ship, in Form A (1);
- (g) with respect to a British subject born out of His Majesty's dominions, in Form B (1);
- (h) with respect to a naturalized British subject, in Form C (1).

(36) With respect to declarations referred to in paragraphs (a), (b), (f), (g) and (h), a certified copy of the declaration shall be forwarded to the declarant with an endorsement thereon that the original declaration has been filed as of record. With respect to declarations under paragraph (c) aforesaid, on the filing thereof, the Secretary of State, in his discretion, may issue a certificate in Form D (1); with respect to declarations filed under paragraph (d) aforesaid, the Secretary of State may issue a certificate in Form E (1); with respect to declarations filed under paragraph (e) aforesaid, the Secretary of State may issue a certificate in Form F (1).

OATHS OF ALLEGIANCE

(37) Oaths of allegiance may be taken before any person authorized to administer judicial oaths by the law of the Province within which the applicant resides, in all cases other than those of applications for naturalization under section 4 of the Act, in which applications the oath must be taken before a person mentioned in section 6 of these regulations.

RETURNS

(38) Clerks of the Courts authorized to entertain applications in naturalization proceedings shall half-yearly, immediately after the first of January and July in each year, transmit to the Department of the Secretary of State of Canada a statement in Form G (1) of all applications for decisions that applicants are qualified and fit to be naturalized setting out separately the cases in which applications were approved and those in which applications were rejected, and the Clerk of the Court shall be entitled to the sum of Two Dollars (\$2.00).

FORM A

THE NATURALIZATION ACT

Under R.S.C., 1927, Chap. 138, Sec. 4.

.....	If the
.....	applicant was
.....	in the Service
I was born at.....in the.....	of the Crown
.....	in the Navy,
of.....on the.....day of.....	Air Force or
.....	Army the
I am a $\frac{\text{subject}}{\text{citizen}}$ of.....	length of
.....	such service
.....	should be
I am married.....single..... $\frac{\text{widow}}{\text{widower}}$	set out.

If entry was from (not through) the United States set out the railway, vessel or other mode of travel and port of entry. I came from Canada from.....under the name of.....and arrived at the port of*.....on the vessel.....on or about the.....day of.....19....

Dated at.....this.....day of.....

.....
Signature of Applicant.

The above application will be heard before.....
(Set out name of Judge)
or other Judge of said Court on or about the.....

.....
Clerk.

(This is reserved for the Commissioner taking the affidavit proving the posting of the application).

In the matter of the application of

.....
for naturalization.

This is the application marked A referred to in the affidavit of
.....
Sworn before me at the.....of.....
in the Province of.....this.....
day of.....19....

Retain the appropriate description striking out the others.

.....
A Notary Public.
A Commissioner.
A Justice of the Peace.

This space is not to be written on.

* If applicant entered Canada from the United States having resided in, but not being a citizen of that country, insert here name of port on International Boundary.

DOMINION OF CANADA

THE NATURALIZATION ACT

FACTS FOR PETITION FOR NATURALIZATION

Under R.S.C., 1927, Chap. 138, Sec. 4.

NOTE.—A copy of this form should be furnished by the Clerk of the Court to each person posting an application for a decision that he is qualified and fit to be naturalized, so that he can at his leisure fill in the answers to the questions. After being filled out, the form is to be returned to the Clerk, to be used by him in filling out the Petition.

1. My name in full is..... No abbrevia-
tions must
be used.
2. My occupation is.....
3. My address in full is.....
4. I was born on the.....day of.....18..... If country of
allegiance and
birth are
different, an
explanation
should be
given.
at
(Village, Town or City and Post Office)
of..... in.....
(Province or State)
and I am a $\frac{\text{subject}}{\text{citizen}}$ of.....
My parents were $\frac{\text{subjects}}{\text{citizens}}$ of.....
5. I came to Canada from.....
and arrived at the port of*.....
on theday of.....19.....
on the vessel.....
or by the.....Railway.
6. (a) My name above set out is that under which I have been known at all times. If name has
been changed
strike out
6 (a).
(b) I came to the Dominion of Canada under the name of.....
.....
and I am now known under the name above set forth.

7. I have resided in His Majesty's Dominions for not less than five years within the last eight years. During the last eight years, I have resided at the places hereinafter named, for the periods therein specified:

The names of
the various
places in and
outside the
British
Dominions,
where the
applicant
resided,
should be set
out in full
and the
period of
residence in
each case.

* If applicant entered Canada from the United States, having resided in, but not being a citizen of that country insert here name of port on International Boundary.

[illegible]

8. I have resided continuously in Canada for one year immediately preceding the date of this Petition.

9. It is my intention, if my application for naturalization is granted, to reside permanently in His Majesty's Dominions.

10. I am.....married. My wife's name is.....

....., she was born at.....

.....she now resides at.....

and is a $\frac{\text{subject}}{\text{citizen}}$ of.....

Give full address in each case.

11. I have.....children under the age of twenty-one years
and their names, residence and dates and places of birth are as
follows:

(1)....., resides at.....
born....., at.....
(date) (birthplace)

(2)....., resides at.....
born....., at.....

(3)....., resides at.....
born....., at.....

(4)....., resides at.....
born....., at.....

(5)....., resides at.....
born....., at.....

(6)....., resides at.....
born..... at.....

(7)....., resides at.....
born....., at.....

12. I have an adequate knowledge of the English language.
French

13. I am of good character.

14. (a) I have not heretofore petitioned for naturalization.

(b) I heretofore petitioned for naturalization as a British subject, and
 an application for a decision that I was entitled to naturalization
 was heard before the Judge of the.....

.....
Court of.....

on the.....and my application was

refused because.....

.....

.....

.....

.....

.....

.....

The appro-
 priate para-
 graph should
 be retained
 and the other
 struck out
 and initialled
 by the person
 taking the
 affidavit of
 verification.

Give in a few
 words the
 reason why
 application
 was refused,
 e.g., insufficient
 residence,
 inadequate
 knowledge of
 the English
 or French
 language or
 any other
 case which
 may be
 remedied.

15. The following are correct particulars of my description for endorsement
 on the Certificate of naturalization:

Age.....years. Height.....feet.....inches

ColourComplexion

Colour of eyes.....Colour of hair.....

Visible distinguishing marks.....

.....

.....

.....
 (Petitioner's signature)

(This notice should be mailed by the Clerk of the Court to the Applicant at least ten days before the hearing of the application in Court.)

FORM C

DOMINION OF CANADA

THE NATURALIZATION ACT

NOTICE TO BE GIVEN BY CLERK OF COURT TO APPLICANT

You are hereby notified that in pursuance of your notice of application for a decision that you are qualified and fit to be naturalized as a British subject, delivered to me dated the.....day of.....19....., the Court.....will hold a sitting at the.....of.....on..... the.....day of.....19....., at the hour of.....in the.....noon, for the purpose of considering such application, and you are required to be present at my office prior to that time for the purpose of signing your Petition to the Secretary of State of Canada for naturalization and to make affidavit in proof thereof, and subsequently to attend at the sitting of the Court at the time above set out to be examined by the presiding Judge touching the matter set out in your said Petition.

Dated at.....this..... day of.....19.....

.....
Clerk of the Court.

Set out name
and address
of applicant.

To.....

.....

DOMINION OF CANADA

THE NATURALIZATION ACT

PETITION FOR NATURALIZATION

Under R.S.C., 1927, Chap. 138, Sec. 4

To the SECRETARY OF STATE OF CANADA:

The petition of.....
of the.....of.....in the
Country of.....in the Province of.....
respectfully sheweth:

1. My name in full is..... No abbrevia-
tions must
be used
2. My occupation is.....
3. My address in full is.....
4. I was born on the.....day of....., 18.....,
at..... of..... If country of
(Village, town or city and Post Office) (Province or state) allegiance
in....., and I am a subject of..... and of birth
citizen are different,
an explanation
should be
given.
5. My parents were subjects of.....
citizens
6. I came to Canada from.....and
arrived at the port of*.....on the.....
day of.....19....., on the vessel.....,
or by the.....Railway.

7. (a) My name above set out is that under which I have been known at all times. If name has
been changed
strike out

(b) I came to the Dominion of Canada under the name of..... 7 (a).
.....and I am now known under the name above set
forth.

8. I have resided in His Majesty's Dominions for not less than five years within the last eight years. During the last eight years, I have resided at the places hereinafter named, for the periods therein specified: The names of
the various
places in and
outside the
British
Dominions
where the
applicant
resided
should be set
out in full
and the period
of residence
in each case.

.....
.....
.....

* If applicant entered Canada from the United States having resided in, but not being a citizen of that country, insert here name of port on International Boundary.

.....

.....

.....

.....

.....

.....

.....

9. I have resided continuously in Canada for one year immediately preceding the date of this Petition.

10. It is my intention, if my application for naturalization is granted, to reside permanently in His Majesty's Dominions.

11. I am.....married. My wife's name is,.....

.....she was born at.....

.....she now resides at.....

.....and she is a $\frac{\text{subject}}{\text{citizen}}$ of.....

Give full
address in
each case.

12. I have.....children under the age of twenty-one years and their names, residence and dates and places of birth are as follows:—

(1)resides at.....

born.....at.....

(date) (birthplace)

(2)resides at.....

born.....at.....

(3)resides at.....

born.....at.....

(4)resides at.....

born.....at.....

(5)resides at.....

born.....at.....

(6)resides at.....

born.....at.....

(7)resides at.....

born.....at.....

13. I have an adequate knowledge of the $\frac{\text{English}}{\text{French}}$ language.

14. I am of good character.

15. (a) I have not heretofore petitioned for naturalization.

The appropriate paragraph should be retained and the other struck out and initialled by the person taking the affidavit of verification.

(b) I heretofore petitioned for naturalization as a British subject, and an application for a decision that I was entitled to naturalization was heard before the Judge of the.....Court of..... on the..... day of.....and my application was refused because

Give in a few words, the reason why application was refused, e.g., insufficient residence, inadequate knowledge of the English language or any other cause which may be remedied.

.....
.....
.....
.....

16. The following are correct particulars of my description for endorsement on the Certificate of Naturalization.

Ageyears Heightfeet.....inches

Race Complexion

Colour of eyes..... Colour of hair.....

Visible distinguishing marks.....

.....
.....

Your petitioner, therefore, humbly prays that a Certificate of Naturalization be issued to him, and that the names of his children mentioned in paragraph 12 hereof be included in such certificate.

Dated at.....this.....day of.....19.....

Witness:

.....
Clerk of Court.

.....
(Petitioner's Signature)

DECISION OF JUDGE

.....
.....
.....

Date of decision.....

.....
(Signature of Judge)

DOMINION OF CANADA

THE NATURALIZATION ACT

AFFIDAVIT PROVING PETITION

DOMINION OF CANADA	{	IN THE MATTER of an application
Province of.....		of.....
County of.....	for a
To Wit:.....		Certificate of Naturalization as a British subject.

I,

of the.....of.....

in the.....of.....

make oath and say as follows:

1. That I am the person named in the Petition herewith as an applicant for a Certificate of Naturalization, and that I have signed the said Petition.

2. That I have resided in His Majesty's Dominions during the times set out in the said Petition and I intend to reside in His Majesty's Dominions if a Certificate of Naturalization is issued to me.

3. That the statements made in the said Petition are true in substance and in fact.

SWORN before me at the.....

of

in the County of.....

and Province of.....

thisday of.....

A.D. 19.....

.....
Clerk of the Court.

THE NATURALIZATION ACT

AFFIDAVIT OF POSTING NOTICE IN OFFICE OF CLERK OF COURT

Province of.....	} In the matter of the application of
County of.....	
To Wit:.....	
	} for naturalization as a British
	} subject.

I,, of the
of, in the Province of
make oath and say as follows:—

1. The notice of application hereunto attached and marked "A" was
 posted in the office of the Clerk of the Court
 on the day of 19....
 in a conspicuous place and so remained posted for a period of
 three months prior to the date on which I make this affidavit on
 behalf of the above named

Sworn before me at the.....

of in the Province of

..... this

day of 19....

A Notary Public.

A Commissioner.

A Justice of the Peace.

Retain the appropriate description, striking out the others.

DOMINION OF CANADA

THE NATURALIZATION ACT

CERTIFICATE OF THE CLERK OF THE COURT

I, of the
 of in the Province of
, Clerk of the Court
, do hereby certify that on
 the application for a decision of the Court by.....
 that he is qualified and fit to be naturalized as a British subject, His
 Honour presiding
 in the court heard and disposed of the said application and found as
 follows:

.....

Dated at this
 day of..... 19....

.....
Clerk.

SEAL.

FORM H

DOMINION OF CANADA

THE NATURALIZATION ACT

OATH OF ALLEGIANCE

The following Oath shall be written out by the affiant on the blank lines below:

I of the
 (Set out name in full) (City, Town or Village)
 of (County or District)
 Swear by Almighty God that I will be faithful and bear true Allegiance
 to His Majesty King George the Sixth, his Heirs and Successors according
 to law.

So HELP ME GOD

.....

Here copy out
 the above
 oath.

.....
Signature of Applicant.

The above Oath of Allegiance must be taken within three months of the
 date of mailing to the applicant of the notice from the Secretary of State
 that the Petition for Naturalization has been granted.

FORM I

ATTESTATION OF OATH OF ALLEGIANCE

The above Oath of Allegiance was made and subscribed by the above
 named
 after he had written the same before me at the
 of in the Province of
 this day of 19....

(Signed)

A Notary Public.
 A Commissioner.
 A Justice of the Peace.

(Retain the appropriate description, striking out the others.)

If, because of physical disability or for any other reason, the affiant
 cannot write, the person taking the oath should set out the reason thereof.

NUMBER

FORM J
SERIES A.

DOMINION OF CANADA

THE NATURALIZATION ACT

CERTIFICATE OF NATURALIZATION

I, the undersigned, Secretary of State of Canada, do hereby certify and declare that

..... whose particulars are endorsed hereon, is hereby naturalized as a British subject; that $\frac{\text{he}}{\text{she}}$ is entitled to all political and other rights, powers and privileges, and subject to all obligations, duties and liabilities to which a natural-born British subject is entitled or subject, and that $\frac{\text{he}}{\text{she}}$ has to all intents and purposes the status of a natural-born British subject.

In testimony whereof I have hereunto subscribed my name and affixed the Seal of the Department of the Secretary of State of Canada, this day of 19....

This Certificate shall be effective on and from day of

.....
Under-Secretary of State. *Secretary of State of Canada.*

PARTICULARS

Full name

Address

Trade or occupation

Place and date of birth (when known)

$\frac{\text{Subject}}{\text{Citizen}}$ of

Married, single, widower (widow)

Parents $\frac{\text{Subjects}}{\text{Citizens}}$ of

Age years. Height feet inches

Colour Complexion

Colour of eyes Colour of hair

Visible distinguishing marks

Countersigned.....

.....
Chief Clerk of Naturalization.

FORM K
SERIES B

DOMINION OF CANADA

THE NATURALIZATION ACT

CERTIFICATE OF NATURALIZATION WHERE THE NAMES OF CHILDREN
ARE INCLUDED

I, the undersigned, Secretary of State of Canada, do hereby certify and declare that.....
.....
whose particulars are endorsed hereon, is hereby naturalized as a British subject; that $\frac{\text{he}}{\text{she}}$ is entitled to all political and other rights, powers and privileges, and subject to all obligations, duties and liabilities to which a natural-born British subject is entitled or subject, and that $\frac{\text{he}}{\text{she}}$ has to all intents and purposes the status of a natural-born British subject.

Application having been made therefor, the minor children of the said born before the date of this Certificate, whose names are endorsed thereon, are included in this Certificate.

In testimony whereof I have hereunto subscribed my name and affixed the Seal of the Department of the Secretary of State of Canada, this..... day of.....19....

This certificate shall be effective on and from
day of.....19.....

.....
Under-Secretary of State. *Secretary of State of Canada.*

PARTICULARS

Full name

Address

Trade or occupation

Place and date of birth (when known).....

subject of
citizen

Married, single, widower (widow).....

Parents $\frac{\text{subjects}}{\text{citizens}}$ of

Age.....years. Height.....feet.....inches.

Colour..... Complexion.....

Colour of eyes..... Colour of hair.....

Visible distinguishing marks.....

NAMES OF MINOR CHILDREN

NAME	DATE OF BIRTH	PLACE OF BIRTH

Countersigned
.....
Chief Clerk of Naturalization.

FORM L

DOMINION OF CANADA

THE NATURALIZATION ACT

PETITION FOR NATURALIZATION
Under R.S.C., 1927, Chap. 138, Sec. 8

TO THE SECRETARY OF STATE OF CANADA:

The Petition of.....
of the..... of.....
in the County of.....in the Province of.....
.....respectfully sheweth:

Name must
be set out
in full without
abbreviations.

- 1. My name in full is.....
- 2. My occupation is.....
- 3. My Post Office address is.....

State, city
town or village
and county,
province and
country. If
country of
allegiance
and birth are
different an
explanation
should be
given.

- 4. I was born on the.....day of.....
.....at the.....of.....
.....in the.....of.....
and prior to my local naturalization in Canada I was a
subject of
citizen of

Married..... Single..... Widower (Widow).....

Name of Wife

My parents were $\frac{\text{subjects}}{\text{citizens}}$ of

- [illegible]

* If applicant entered Canada from the United States having resided in, but not being a citizen of that country, insert here name of port on International Boundary.

** If application is made by a person naturalized during minority by parent's naturalization, paragraph (6) should be struck out and paragraph (7). used

8. The following are correct particulars of my description for endorsement of my Naturalization Certificate.

Age years Height feet inches
 Colour Complexion
 Colour of eyes..... Colour of hair.....
 Visible distinguishing marks

Your petitioner, therefore, humbly prays that a certificate of naturalization may be issued to him.

Dated at this
 day of

(Petitioner's signature.)

FORM M

DOMINION OF CANADA

THE NATURALIZATION ACT

Province of } IN THE MATTER OF THE PETITION
 County of } of
 To Wit: }
 } for a Certificate of Naturalization.

I, of the of
, in the Province of
 make oath and say as follows:—

1. That I am the Petitioner for a Certificate of Naturalization named in the petition therefor attached hereto.

2. That the signature thereto is in my handwriting and in my name.

3. That I am the person named in the Certificate of local naturalization attached hereto and the said Certificate which bears date.....
was issued to me.

4. That the statements made and contained in the petition for naturalization hereunto attached are true in substance and in fact.

SWORN before me at the..... }
 ofin the Province }
 this }
 day of 19.... }

Retain the appropriate description striking out the others.

A Notary Public.
 A Commissioner.
 A Justice of the Peace.

NUMBER

FORM M
SERIES F

DOMINION OF CANADA

THE NATURALIZATION ACT

SPECIAL CERTIFICATE GRANTED ON READMISSION TO BRITISH NATIONALITY

I, the undersigned, Secretary of State of Canada, do hereby certify and declare that whose particulars are endorsed hereon, is hereby naturalized as a British subject; that $\frac{\text{he}}{\text{she}}$ is entitled to all political and other rights, powers and privileges, and subject to all obligations, duties and liabilities to which a natural-born British subject is entitled or subject, and that $\frac{\text{he}}{\text{she}}$ has to all intents and purposes the status of a natural-born British subject.

IN TESTIMONY WHEREOF I have hereunto subscribed my name and affixed the Seal of the Secretary of State of Canada this day of 19....

This certificate shall be effective on and from day of 19....

.....
Under-Secretary of State.

.....
Secretary of State of Canada.

PARTICULARS

Full Name
Address
Trade or occupation
Place and date of birth (when known)
.....
 $\frac{\text{subject}}{\text{citizen}}$ of
Married
Single
Widower (Widow).
Parents $\frac{\text{subjects}}{\text{citizens}}$ of
Age years Height feet inches
Colour Complexion
Colour of eyes Colour of hair
Visible distinguishing marks
.....

Countersigned

.....
Chief Clerk of Naturalization.

DOMINION OF CANADA

THE NATURALIZATION ACT

SPECIAL CERTIFICATE OF NATURALIZATION GRANTED ON READMISSION
TO BRITISH NATIONALITY

I, the undersigned, Secretary of State of Canada, do hereby certify and declare that.....
 whose particulars are endorsed hereon is hereby naturalized as a British subject, that $\frac{\text{he}}{\text{she}}$ is entitled to all political and other rights, powers and privileges, and subject to all obligations, duties and liabilities to which a natural-born British subject is entitled or subject, and that $\frac{\text{he}}{\text{she}}$ has to all intents and purposes the status of a natural born British subject.

In testimony whereof I have hereunto subscribed my name and affixed the Seal of the Department of the Secretary of State of Canada this.....day of.....19.....

This certificate shall be effective on and from the.....day of.....19.....

.....
Under-Secretary of State

.....
Secretary of State of Canada

PARTICULARS

Full name.....

Address

Trade or occupation.....

Place and date of birth (when known).....

.....
 $\frac{\text{Subject}}{\text{Citizen}}$ of

Married

Single

Widower (Widow)

Name of Wife.....

Parents $\frac{\text{Subjects}}{\text{Citizens}}$ of

Ageyears.....Height.....feet.....inches.....

Colour.....Complexion.....

Colour of eyes.....Colour of hair.....

Visible distinguishing marks.....

Countersigned

.....
Chief Clerk of Naturalization

NUMBER

FORM O
SERIES G

DOMINION OF CANADA

THE NATURALIZATION ACT

SPECIAL CERTIFICATE GRANTED ON READMISSION TO BRITISH NATIONALITY
(WHERE THE NAMES OF CHILDREN ARE INCLUDED)

I, the undersigned Secretary of State of Canada, do hereby certify and declare that whose particulars are endorsed hereon, is hereby naturalized as a British subject; that $\frac{\text{he}}{\text{she}}$ is entitled to all political and other rights, powers and privileges and subject to all obligations, duties and liabilities to which a natural-born British subject is entitled or subject, and that $\frac{\text{he}}{\text{she}}$ has to all intents and purposes the status of a natural-born British subject. Application having been made therefor, the minor children of the said born before the date of this certificate, whose names are endorsed hereon, are included in this certificate.

IN TESTIMONY WHEREOF I have hereunto subscribed my name and affixed the Seal of the Secretary of State of Canada, this

day of 19....

This certificate shall be effective on and from

day of 19....

.....
Secretary of State of Canada.

.....
Under-Secretary of State.

PARTICULARS

Full Name

Address

Trade or occupation

Place and date of birth (when known).....

.....
 $\frac{\text{subject}}{\text{citizen}}$ of.....

Married

Single

Widower (Widow)

Parents $\frac{\text{subjects}}{\text{citizens}}$ of.....

Age years. Heightfeetinches

Colour Complexion

Colour of eyes..... Colour of hair.....

Visible distinguishing marks.....

NAMES OF MINOR CHILDREN

NAME	DATE OF BIRTH	PLACE OF BIRTH
.....
.....
.....
.....

Countersigned

.....
Chief Clerk of Naturalization.

NUMBER FORM P
SERIES D

DOMINION OF CANADA

THE NATURALIZATION ACT

SPECIAL CERTIFICATE OF NATURALIZATION GRANTED TO A PERSON WITH
RESPECT TO WHOSE NATIONALITY AS A BRITISH SUBJECT A DOUBT EXISTS.

I, the undersigned, Secretary of State of Canada, do hereby certify
and declare, for the purposes of quieting doubts that.....
.....

.....
whose particulars are endorsed hereon, is hereby naturalized as a British
subject; that $\frac{\text{he}}{\text{she}}$ is entitled to all political and other rights, powers and
privileges, and subject to all obligations, duties and liabilities to which
a natural-born British subject is entitled or subject, and that $\frac{\text{he}}{\text{she}}$ has to all
intents and purposes the status of a natural-born British subject.

In testimony whereof I have hereunto subscribed my name and affixed
the Seal of the Department of the Secretary of State of Canada, this
..... day of 19.....

This Certificate shall be effective on and from.....
day of 19.....

.....
Under-Secretary of State.
Secretary of State of Canada.

PARTICULARS

Full name.....
Address
Trade or occupation.....
Place and date of birth (when known).....
.....
subject
citizen of.....
Married, single, widower (widow).....
Parents subjects
citizens of
.....
Age years. Heightfeetinches
Colour Complexion
Colour of eyes..... Colour of hair.....
Visible distinguishing marks.....
.....

Countersigned

.....
Chief Clerk of Naturalization.

NUMBER

DOMINION OF CANADA

FORM Q
SERIES C

THE NATURALIZATION ACT

CERTIFICATE OF NATURALIZATION GRANTED TO A MINOR

I, the undersigned, Secretary of State of Canada, do hereby certify
and declare that
.....

a minor whose particulars are endorsed hereon, is hereby naturalized as a
British subject; that^{he}_{she} is entitled to all political and other rights, powers
and privileges and subject to all obligations, duties and liabilities to which
a natural-born British subject is entitled or subject and that^{he}_{she} has to all
intents and purposes the status of a natural-born British subject.

In testimony whereof I have hereunto subscribed my name and
affixed the Seal of the Department of the Secretary of State of Canada,
this day of 19....

This Certificate shall be effective on and from
day of 19....

.....
Under-Secretary of State *Secretary of State of Canada.*

PARTICULARS

Full Name
 Address
 Trade or occupation
 Place and date of birth (when known).....
subject
citizen of
 Married, single, widower (widow).....
 Name of wife.....
 Parents subjects
citizens of
 Age years. Height feet inches
 Colour Complexion
 Colour of eyes Colour of hair
 Visible distinguishing marks.....
 Prior Naturalization Certificate issued by.....
 Court day of

Countersigned

.....
Chief Clerk of Naturalization.

FORM S

DOMINION OF CANADA

THE NATURALIZATION ACT

DECLARATION OF A MARRIED WOMAN UNDER THE PROVISIONS OF
 SECTION 13, SUBSECTION 5, OF THE NATURALIZATION ACT.

I,
 of the of
 in the Province of
 Dominion of Canada, being the lawful wife of

 naturalized as a British subject under the provision of the said Act by
 a certificate dated the day of
 Number Series DO HEREBY
 DECLARE that I desire to acquire British nationality.

Witness

.....

.....
Signature of Declarant.

AFFIDAVIT OF EXECUTION

I.
of the of
in the Province of
Dominion of Canada, make oath and say:

.....

1. That I was present and did see
sign the Declaration hereunto attached.

2. That I know the said
.....

3. That the said Declaration was signed at
..... on the
day of 19..

4. That I am a subscribing witness to the said Declaration.

SWORN before me at the

..... of

in the Province of

..... this

day of 19..

FORM T (1)

AFFIDAVIT OF DECLARANT

I.
of the of
in the Province of Dominion of Canada,, make
oath and say as follows:—

1. That I am the lawful wife of
.....
(name, address and occupation)
naturalized under the provisions of the Naturalization Act by a certificate
dated the day of
Number Series

2. That I have made a Declaration pursuant to Section 13, Sub-
section 5, of the Naturalization Act, that I desire to acquire British
nationality.

3. That the following are correct particulars of my description for
endorsement on the certificate of British nationality:—

Place and date of birth
Nationality of origin
Changes of nationality since birth
Nationality at the time of making Declaration
Ageyears Height.....feet.....inches
ColourComplexion
Colour of eyesColour of hair
Visible distinguishing marks
Sworn before me at the
 of
 in the Province of
 this
 day of 19..

NUMBER

FORM U
SERIES H

DOMINION OF CANADA

THE NATURALIZATION ACT

**CERTIFICATE OF ACQUISITION OF BRITISH NATIONALITY BY A
MARRIED WOMAN WHOSE HUSBAND IS NATURALIZED
UNDER THE SAID ACT**

I, the undersigned, SECRETARY OF STATE OF CANADA, do certify and
declare that.....
whose particulars are endorsed hereon, has acquired British nationality
under the provisions of Section 13, subsection 5, of the said Act.

IN TESTIMONY WHEREOF I have hereunto subscribed my name and
affixed the Seal of the Department of the Secretary of State of Canada
this day of.....

This certificate shall be effective on and from the.....
day of.....

.....

Under-Secretary of State

.....

Secretary of State

PARTICULARS

Full name....
Address
Occupation
Place and date of birth.....
Nationality of Origin.....
Changes of Nationality.....
Nationality at time of making Declaration.....
Name of husband.....
His nationality.....

His occupation.....
Age years. Heightfeetinches
Colour Complexion
Colour of eyes..... Colour of hair.....
Visible distinguishing marks.....

Countersigned

.....
Chief Clerk of Naturalization.

FORM V

DOMINION OF CANADA
THE NATURALIZATION ACT

**DECLARATION OF ALIENAGE UNDER THE PROVISIONS OF SECTION 7,
SUBSECTION 1, OF THE NATURALIZATION ACT**

I,
of the of
in the Province of.....
Dominion of Canada, being a naturalized British subject under the
provisions of the said Act, having been named in the Certificate of
Naturalization issued to my father on the.....
day of.....Number.....
Series.....DO HEREBY RENOUNCE my nationality
as a British subject.

Witness:

.....

.....
(Signature of Declarant.)

AFFIDAVIT OF DECLARANT

I,
of the.....of.....
in the Province of.....Dominion of Canada,
make oath and say as follow:—

1. That I am the lawful $\frac{\text{son}}{\text{daughter}}$ of.....
.....
naturalized under the provisions of the Naturalization Act by a certificate
dated the.....day of.....
..... Number..... Series.....
in which I was named.

2. That I have made a Declaration pursuant to Section 7, subsection
1, of the Naturalization Act, that I desire to renounce my nationality as
a British subject.

SWORN before me at the.....

..... of

in the Province of.....

..... this

.....day of.....

.....

DOMINION OF CANADA

THE NATURALIZATION ACT

DECLARATION OF ALIENAGE OF A MARRIED WOMAN UNDER THE PROVISIONS OF SECTION 10, SUBSECTION 1 (a) OF THE NATURALIZATION ACT

I,
of the of
in the Province of
Dominion of Canada, being the lawful wife of.....
.....
whose certificate of naturalization was revoked on the.....
day of DO HEREBY RENOUNCE my
nationality as a British subject.

Witness:

.....

.....
(Signature of Declarant)

AFFIDAVIT OF DECLARANT

I,
of the of
in the Province of
Dominion of Canada, make oath and say:—

1. That I am the lawful wife of
.....
whose certificate of Naturalization, No.
Series dated the day of
.....was revoked on the.....
day of

2. That I have made a Declaration pursuant to Section 10, subsection 1 (a) of the Naturalization Act that I renounce my nationality as a British subject.

SWORN before me at the.....
..... of.....
in the province of.....
..... this.....
day of

.....

DOMINION OF CANADA

THE NATURALIZATION ACT

DECLARATION OF A MARRIED WOMAN UNDER THE PROVISIONS OF SECTION 13,
SUBSECTION 4, OF THE NATURALIZATION ACT

I,
of the of
in the Province of
Dominion of Canada, being the lawful wife of.....
.....
(name, address and occupation)

Set out
circumstances
under which
she ceased to
be a British
subject in the
appropriate
paragraph
striking out
the other.

(a) who has ceased to be a British subject.....
..... (set out manner
..... OR
by which the husband ceased to be a British subject)
(b) who is a $\frac{\text{subject}}{\text{citizen}}$ of
and at the time of my marriage (not having) acquired the
nationality of my said husband.....
DO HEREBY DECLARE that I desire to retain my British nationality.

Witness:

.....

.....
(Signature of Declarant)

(If an application for retention of British nationality is made more than
six months after the loss of said nationality all circumstances showing the
delay should be set out.)

FORM X (1)

AFFIDAVIT OF DECLARANT

I,
of the of
in the Province of
Dominion of Canada, make oath and say:—

1. That I am the lawful wife of
.....
(name, address and occupation of husband)

2. That our marriage took place on the.....
day of

3. That my said husband has ceased to be a British subject..... Set out
 circumstances
 (set out the manner by which the husband ceased to be a British subject) she ceased to
 be a British
 subject in the
 appropriate
 4. That my husband is a $\frac{\text{subject}}{\text{citizen}}$ of..... paragraph
 and on my marriage to my said husband I did not acquire his nationality. striking out
 the other.
5. That I have made a Declaration pursuant to Section 13, subsection
 4 of the Naturalization Act that I desire to retain British nationality.
6. Place and date of birth.....
 Nationality of origin.....
 Changes in nationality since birth.....
 Nationality at time of making Declaration.....
 Age.....years. Height..... feet.....inches
 Colour..... Complexion.....
 Colour of eyes..... Colour of hair.....
 Visible distinguishing marks.....

Sworn before me at the.....
 of
 in the Province of.....
 this
 day of

DOMINION OF CANADA

FORM Y

THE NATURALIZATION ACT

**DECLARATION OF RESUMPTION OF BRITISH NATIONALITY OF A MARRIED
 WOMAN UNDER THE PROVISIONS OF SECTION 13, SUBSECTION 6, OF
 THE NATURALIZATION ACT**

I,
 of the..... of
 in the Province of.....
 Dominion of Canada, being the lawful wife of.....

 who is a subject of.....
 a State at war with His Majesty, DO HEREBY DECLARE my desire to resume
 British nationality.

Witness:

.....

.....
 (Signature of Declarant)

AFFIDAVIT OF DECLARANT

I,
of the..... of
in the Province of.....
Dominion of Canada, make oath and say:—

1. That I am the lawful wife of.....
.....
who is a subject of.....a State at war
with His Majesty.

2. That I have made a Declaration pursuant to Section 13, subsection
6, of the Naturalization Act that I desire to resume British nationality.

SWORN before me at the.....
..... of
in the Province of.....
..... this
day of
.....

FORM Z

DOMINION OF CANADA

THE NATURALIZATION ACT

DECLARATION OF RESUMPTION UNDER THE PROVISIONS OF SECTION 15,
SUBSECTION 2, OF THE NATURALIZATION ACT

I,
of the of
in the Province of.....
Dominion of Canada, my father having ceased to be a British subject,
DO HEREBY DECLARE that I desire to resume British nationality.

Witness:
.....
.....
(Signature of Declarant)

AFFIDAVIT OF DECLARANT

I,
of the..... of
in the Province of.....
Dominion of Canada, make oath and say as follows:—

Set out
circumstances
under which
father
ceased to be
a British
subject.

1. That I am the^{son}
daughter of..... who has
ceased to be a British subject; that I attained my majority on the.....
..... day of

2. That I have made a Declaration pursuant to Section 15, subsection
2, of the Naturalization Act that I desire to resume British nationality.

SWORN before me at the.....
..... of
in the Province of.....
..... this
day of
.....

FORM A (1)

DOMINION OF CANADA

THE NATURALIZATION ACT

DECLARATION OF ALIENAGE UNDER THE PROVISIONS OF SECTION 17,
SUBSECTION 1, OF THE NATURALIZATION ACT

I,
of the..... of
in the Province of.....
Dominion of Canada, being held under the Common Law of the United
Kingdom of Great Britain and Northern Ireland and of the Dominion
of Canada to be a natural-born subject of His Britannic Majesty by
reason of my having been born within His Majesty's dominions and
being also held by the Law of.....
to have been at my birth and still to be a $\frac{\text{subject}}{\text{citizen}}$ of.....
DO HEREBY RENOUNCE my British nationality and declare that it is my
desire to be considered and treated as a $\frac{\text{subject}}{\text{citizen}}$ of.....

Witness:

.....

.....
(Signature of Declarant)

AFFIDAVIT OF DECLARANT

I, Set out facts
of the..... of of claim to
in the Province of..... alien
Dominion of Canada, make oath and say as follows:— nationality.

1. That I was born at.....
in the
on the day of
but that at my birth I was also a $\frac{\text{subject}}{\text{citizen}}$ of.....
.....

2. That I attained my majority on the.....
day of

3. That I have made a Declaration pursuant to Section 17, sub-
section 1, of the Naturalization Act, that I desire to renounce my British
nationality.

SwORN before me at the.....

..... of

in the Province of.....

..... this

day of

.....

DOMINION OF CANADA

THE NATURALIZATION ACT

DECLARATION OF ALIENAGE UNDER THE PROVISIONS OF SECTION
17, SUBSECTION (2), OF THE NATURALIZATION ACT

I,
of the.....of.....
in the Province of.....
Dominion of Canada, having been born out of His Majesty's dominions
of a father who was a British subject, DO HEREBY RENOUNCE my British
nationality.

Witness:

.....

.....
(Signature of Declarant)

AFFIDAVIT OF DECLARANT

I,
of the..... of.....
in the Province of.....
Dominion of Canada, make oath and say as follows:—

Set out facts
supporting
claim to
British
nationality.

1. That I am the $\frac{\text{son}}{\text{daughter}}$ of.....
a British subject.

2. That I was born on the.....day of.....
at.....and consequently I am
also a $\frac{\text{subject}}{\text{citizen}}$ of that country.

3. That I have now attained my majority.

4. That I have made a Declaration pursuant to Section 17,
subsection 2, of the Naturalization Act that I desire to renounce my
British nationality.

SWORN before me at the.....

..... of.....

in the Province of.....

..... this.....

day of.....

.....

FORM C (1)

DOMINION OF CANADA

THE NATURALIZATION ACT

DECLARATION OF ALIENAGE UNDER THE PROVISIONS OF SECTION 18 OF THE NATURALIZATION ACT

I,
of the.....of.....
in the Province of.....
Dominion of Canada, being a British subject by naturalization on
the..... day of.....
.....do hereby under the provisions of the Naturalization Act
of the Parliament of the Dominion of Canada and British Nationality
and Status of Aliens' Act, 1914, of the Parliament of the United Kingdom
of Great Britain and Northern Ireland and of the Treaty between
Great Britain and.....
.....renounce my nationality as a British subject,
and declare that it is my desire to resume my nationality as a $\frac{\text{subject}}{\text{citizen}}$
of

Witness:

.....

.....
(Signature of Declarant)

AFFIDAVIT OF DECLARANT

I,
of the..... of.....
in the Province of.....
Dominion of Canada, make oath and say as follows:—

1. That I was naturalized as a British subject on the.....
day of.....under the provisions of the
Naturalization Act of the Parliament of the Dominion of Canada and
the British Nationality and Status of Aliens' Act, 1914.

2. That I was previously a $\frac{\text{subject}}{\text{citizen}}$ of.....
.....with which country His Majesty
entered into a convention on the.....day of.....

3. That I have made a Declaration pursuant to Section 18 of the
Naturalization Act that I desire to renounce my British nationality.

SWORN before me at the.....

..... of.....

in the Province of.....

..... this.....

day of.....

.....

DOMINION OF CANADA

Form DD

THE NATURALIZATION ACT

PETITION FOR NATURALIZATION

Under R.S.C., 1927, chap. 138, sec.

To THE SECRETARY OF STATE OF CANADA:

The Petition of.....
of the.....of.....in
the County of....., in the Province of.....
respectfully sheweth:

No abbrevia-
tions must
be used.

If country of
allegiance and
of birth are
different, an
explanation
should
be given.

Use block
letters for
place of birth.

1. My name in full is.....
(Use block letters only)

2. My occupation is.....

3. My address in full is.....

4. I was born on the.....day of.....18....,
at....., of.....
(Village, town or city and Post Office) (Province or state)

in....., and I am a $\frac{\text{subject}}{\text{citizen}}$ of.....

5. My parents were $\frac{\text{subjects}}{\text{citizens}}$ of.....

6. I came to Canada from.....and arrived at
the port of*.....on the.....
day of.....19...., on the vessel.....,
or by the.....Railway.

If name has
been changed
strike out
7 (a).

7. (a) My name above set out is that under which I have been known
at all times.

(b) I came to the Dominion of Canada under the name of.....
.....and I am now known under the name
above set forth.

The names of
the various
places in and
outside the
British
Dominions
where the
applicant
resided should
be set out in
full and the
period of
residence in
each case.

8. I have resided in His Majesty's Dominions for not less than five
years within the last eight years. During the last eight years, I have
resided at the places hereinafter named, for the periods therein specified:

.....
.....
.....
.....
.....
.....
.....
.....

* If applicant entered Canada from the United States having resided in,
but not being a citizen of that country, insert here name of port on Inter-
national Boundary.

9. I have resided continuously in Canada for one year immediately preceding the date of this Petition.

10. It is my intention, if my application for naturalization is granted, to reside permanently in His Majesty's Dominions.

11. I am.....married. My wife's name is.....
(Block letters)
.....She was born at.....she now resides
at.....

Place and date of marriage.....

12. I have.....children under the age of twenty-one years and their names, residences and dates and places of birth are as follows:

(1)..... resides at..... Give full
born..... at..... address in
(Birthplace) (Date) each case.

(2).....	resides at.....	Use block letters for names of children, residence and particulars of birth.
born.....	at.....	
(3).....	resides at.....	
born.....	at.....	

(4) resides at.....
born..... at.....

(5).....resides at.....
born.....at.....

(6) resides at.....
born..... at.....

(7).....resides at.....
born.....at.....

13. I have an adequate knowledge of the English language.

14. I am of good character.

15. (a) I have not heretofore petitioned for naturalization.

(b) I heretofore petitioned for naturalization as a British subject, and an application for a decision that I was entitled to naturalization was heard before the Judge of the..... Court of.....on the..... day of.....and my application was refused because.....

..... Give in a few words the reason why application was refused, *e.g.*, insufficient residence, inadequate knowledge of the English or French language or any other cause which may be remedied.

16. This application is made for the following reasons:

Your petitioner, therefore, humbly prays that a certificate of naturalization be issued to him and that the names of his children mentioned in paragraph 12 hereof be included in such certificate.

Age.....years. Height.....feet.....inches.
 ColourComplexion
 Colour of eyes.....Colour of hair.....
 Visible distinguishing marks.....

SWORN before me at the.....
of
in the County of.....
and Province of.....
this.....day of.....
A.D. 19.....

Notary Public
Commissioner
Justice of the Peace.

NUMBER

FORM D (1)
SERIES I

DOMINION OF CANADA

THE NATURALIZATION ACT

CERTIFICATE OF RETENTION OF BRITISH NATIONALITY UNDER THE PROVISIONS
OF SECTION 13, SUBSECTION 4, OF THE NATURALIZATION ACT, GRANTED
TO A MARRIED WOMAN WHOSE HUSBAND HAS CEASED TO BE A BRITISH
SUBJECT.

I, the undersigned, SECRETARY OF STATE OF CANADA, do certify and
declare that.....whose particulars are
endorsed hereon, has retained British nationality under the provisions of
Section 13, subsection 4, of the said Act.

This certificate shall be effective on and from the.....
day of.....

IN TESTIMONY WHEREOF I have hereunto subscribed my name and
affixed the Seal of the Department of the Secretary of State of Canada,
this.....day of.....

This certificate shall be effective on and from the.....
day of.....

.....
Under-Secretary of State. *Secretary of State.*

PARTICULARS

The following are the correct particulars of my description for endorse-
ment on the certificate of naturalization:—

Full name.....
Address
Place and date of birth.....
Nationality of origin
Changes of nationality.....
Nationality at time of making declaration
Name of husband.....
Nationality
Age.....years Height.....feet.....inches
Colour..... Complexion.....
Colour of eyes..... Colour of hair.....
Visible distinguishing marks.....

Countersigned

.....
Chief Clerk of Naturalization.

THE NATURALIZATION ACT

I, the undersigned, SECRETARY OF STATE OF CANADA, do certify and declare that.....whose particulars are endorsed hereon, has resumed British nationality under the provisions of section 13, subsection 6, of the said Act.

This certificate shall be effective on and from the.....
day of.....

.....

Under-Secretary of State.	Secretary of State.
---------------------------	---------------------

.....

Full name.....

Address

Place and date of birth.....

Nationality of origin.....

Changes of nationality.....

Nationality at time of making declaration.....

Name of husband.....

Nationality

Age.....years Height.....feet.....inches

Colour..... Complexion.....

Colour of eyes..... Colour of hair.....

Visible distinguishing marks.....

..... Chief Clerk of Naturalization.

NUMBER

DOMINION OF CANADA

THE NATURALIZATION ACT

CERTIFICATE OF RESUMPTION OF BRITISH NATIONALITY UNDER THE PROVISIONS
OF SECTION 15, SUBSECTION 2, OF THE NATURALIZATION ACT, GRANTED TO
A PERSON WHOSE FATHER HAD CEASED TO BE A BRITISH SUBJECT DURING
HIS MINORITY.

I, the undersigned, SECRETARY OF STATE OF CANADA, do certify and declare that.....whose particulars are endorsed hereon, has resumed British nationality under the provisions of Section 15, subsection 2, of the said Act.

IN TESTIMONY WHEREOF I have hereunto subscribed my name and affixed the Seal of the Department of the Secretary of State of Canada, this.....day of.....

This certificate shall be effective on and from the.....
day of.....

Under-Secretary of State.

.....
Secretary of State.

PARTICULARS

The following are the correct particulars of my description for endorsement on the certificate of naturalization:—

Full name.....

Address

Place and date of birth.....

Name of father.....

Nationality of origin.....

Changes of nationality.....

Dates of changes of nationality.....

Age.....years Height.....feet.....inches

Colour..... Complexion.....

Colour of eyes..... Colour of hair.....

Visible distinguishing marks.....

Countersigned

Chief Clerk of Naturalization.

[illegible]

DOMINION OF CANADA

The Petition of.....
of the..... of
in the County of.....in the Province of
.....respectfully sheweth:

1. My name in full is.....
2. My occupation is.....
3. My Post Office address is.....

Name must
be set out in
full without
abbreviations.

4. I was born on the.....day of.....
....., at the of.....
....., in the of.....

State city, town or village and County, Province and Country. If Country of allegiance and birth are different, an explanation should be given.

and prior to my local naturalization in Canada I was a

subject of

Married.....Single.....Widower (Widow)

Name of wife.....

My parents were $\frac{\text{subjects}}{\text{citizens}}$ of.....

If alien arrived otherwise than by vessel, the character of the conveyance or the name of the transportation company and the first place in Canada entered should be given.

5. I came to Canada from*.....
and arrived at the port of.....on the.....
.....day of.....19.... on the vessel
.....or by the.....Railway.

6. I was naturalized as a British subject in Canada upon an application therefor made by my $\frac{\text{father}}{\text{mother}}$
.....
to whom Certificate of Naturalization, No.....Series.....
.....was issued, with my name endorsed thereon,
on the.....day of.....

7. The following are correct particulars of my description for endorsement on my Naturalization Certificate.

Age years. Height feet inches
Colour Complexion
Colour of eyes..... Colour of hair.....
Visible distinguishing marks.....
.....

Your petitioner, therefore, humbly prays that a copy of the above-mentioned certificate of naturalization may be issued to him.

Dated at..... this.....
day of.....

.....
(Petitioner's Signature.)

DOMINION OF CANADA

THE NATURALIZATION ACT

Province of.....	}	IN THE MATTER OF THE PETITION of for a Certificate of Natural- ization.
County of.....		

To Wit:

I. of the of
..... in the province of
..... make oath and say as follows:—

1. That I am the Petitioner for a copy of the Certificate of Naturalization referred to in the Petition therefor attached hereto.

* If applicant entered Canada from the United States having resided in, but not being a citizen of that country, insert here name of port on International Boundary.

2. That the signature thereto is in my handwriting and in my name.

3. That I am the $\frac{\text{son}}{\text{daughter}}$ of
to whom the said Certificate of Naturalization was issued on the.....
.....

4. That the statements made and contained in the Petition hereunto attached are true in substance and in fact.

SWORN before me at the

of in the Province

..... this

day of

A Notary Public.

A Commissioner.

A Justice of the Peace.

Retain the
appropriate
description
striking out
the others.

FORM J(1)

These forms should be filed in duplicate; one to be posted for three months in the office of the Clerk of the Court and the other one to be addressed by the said Clerk to the Secretary of State of Canada.

DOMINION OF CANADA

THE NATURALIZATION ACT

DECLARATION OF INTENTION

P.C. 5842, 9th July, 1942.

I,
of..... having
been duly sworn, make oath and say:—

1. It is my intention in good faith to become a British subject and to reside permanently in Canada;

2. I will, before being naturalized as a British subject, renounce forever all allegiance and fidelity to any foreign prince, potentate, state, or sovereignty of whom or which, at the time of and before being naturalized as a British subject, I may be a subject or citizen.

Sworn to before me at..... }
..... }
this..... day of..... }
..... A.D. 19.... } (*Signature of Declarant*)
..... }

Clerk of the Court of—

N.B.—A fee of One Dollar is payable by the declarant on the filing of this Declaration of Intention with the Clerk of the Court.

AFFIDAVIT

To Accompany Declaration of Intention

I, presently
residing.....having been duly sworn,
make oath and say:

1. My full and correct name is.....

2. I was born on the..... day of..... 19....
at.....
(place and country of birth)

3. I am a citizen of..... by (a) birth;
(b) by naturalization.

4. I entered Canada at the port of..... on the.....
day of..... 19..... by s.s.....

5. I have continued to reside in Canada since arrival except as follows:

from..... to.....

from..... to.....

from..... to.....

My absence from Canada was for the following reasons:

• • • • •

6. My occupation in Canada is.....

My present employer is.....

His address.....

7. My personal description is: Height..... Weight.....

Colour of hair..... Colour of eyes

Visible distinguishing marks.....

8. The name of my wife (or husband) is.....

We were married on the..... day of.....19....

at

My wife's (or husband's) citizenship is.....

and she (or he) resides at.....

9. I have the following children:

Name	Place and date of birth	Place of Residence
------	-------------------------	--------------------

• • • • •

.....

.....

.....

.....

• • • • •

.....

.....

10. The photograph attached hereto is a likeness of me and was taken within the past year.

11. I have this day made at.....in the
.....
(name of court)

the attached Declaration of my Intention to become a British subject and to reside permanently in Canada.

SWORN to before me at..... }
this..... day of }
.....A.D. 19.... } (Signature of Declarant)

Clerk of the Court of—

Space reserved for pasting
photograph of declarant.

CERTIFICATE OF THE CLERK OF THE COURT

This Declaration of Intention under P.C. 5842 of the 9th July, 1942, was made and filed in my office on the.....
.....

.....
(Signature of Clerk of Court)

FORM M(1)

DOMINION OF CANADA

THE NATURALIZATION ACT

RECEIPT OF DECLARATION OF INTENTION

Under P.C. 5842 of the 9th July, 1942, as amended by P.C. 8499 of the 23rd September, 1942.

I, the undersigned, Secretary of State of Canada, do hereby certify and declare having received a duplicate of the Declaration of Intention delivered by.....
.....
residing at.....
Province of.....to the Clerk of....
.....
on the.....

DATED AT OTTAWA this..... day of.....
..... 19....

Secretary of State.

Countersigned

Chief, Naturalization Branch.

DOMINION OF CANADA

THE NATURALIZATION ACT

NOTICE TO BE GIVEN BY CLERK OF COURT TO APPLICANT
RESPECTING HIS OATH OF ALLEGIANCE

I hereby notify you that on your application, a certificate of naturaliza-
tion has been granted and will be delivered by me to you after you
have taken an oath of allegiance under this Act, before His Honour

.....
Judge of the.....
sitting in open court, at.....
on the..... 19....

FEEES

(39) Fees shall be paid and shall be appropriated on applications or otherwise under
the said Act as follows:—

When payable	Amount	Appropriated to
On filing application with the court for a decision that the applicant is fit and qualified to be naturalized.	\$5.00	Clerk of Court subject to proviso.
With Petition to the Secretary of State of Canada for certificates under sections 4 (5), 6, 7 and 8 of the Act.	5.00	Department.
On making declaration of alienage, retention or resumption of British nationality.	5.00	Department.
On making declaration for admission to British nationality under section 13, subsection (5).	1.00	Department.
On issue of any other certificate under section 13...	5.00	Department.
On taking of any oath other than those required to be taken before Clerk of Court.	0.50	Person taking oath.
On issue of certified copy of certificate under section 13 (5).	1.00	Department.
On issue of certified copy of certificate under all other sections.	5.00	Department.
On filing Declaration of Intention with Court.....	1.00	Clerk of Court.
On issue of certified copy of Receipt of Declaration of Intention.	1.00	Department.

Provided, however, that if in any one calendar year the fees as aforesaid received
by a Clerk of a Court exceed Two Thousand Dollars (\$2,000), allowance for clerical
assistance may be made with the approval of the Governor General in Council out
of such excess. Subject to the above allowances all fees in excess shall be transmitted
to the Department of the Secretary of State of Canada and shall form part of the
Consolidated Revenue of Canada, and provided further that fees above appropriated
to the Department shall be paid to the Department of the Secretary of State of
Canada and shall form part of the Consolidated Revenue of Canada.

(40) Certified copies of naturalization certificates shall be issued exclusively by the Secretary of State where the original has been lost or destroyed. The applicant therefor shall file an affidavit showing the issue of the original certificate, identifying him with the person to whom the certificate was issued and setting out the circumstances under which the original was lost or destroyed. This application shall thereupon be transmitted to the Department of the Secretary of State and a copy may, in the discretion of the Secretary of State, be issued and forwarded to the applicant.

A certified copy of a certificate of naturalization issued under this Act may be issued to a person having attained his majority, who became naturalized during minority by the endorsement of his name on a certificate issued to his parent. The application shall be in Form H(1) and shall be verified by affidavit. This application shall thereupon be transmitted to the Department of the Secretary of State and a copy may, in the discretion of the Secretary of State, be issued and forwarded to the applicant, with particulars set out in Form H (1), paragraph 7, endorsed thereon.

Order in Council amending Order in Council P.C. 4428 of 18th August, 1942 relating to Government Office Economies Control.

P.C. 319

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 14th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the the Minister of National War Services, is pleased to amend Order in Council P.C. 4428, dated 18th August, 1942, as amended by Order in Council P.C. 10274 of the 17th day of November, 1942, which provides for the setting up of a division of the Department of National War Services to be known as the Division of Government Office Economies Control, and it is hereby further amended as follows,—

Sub paragraph (b) of Section 8 is rescinded, and the following is substituted therefor:

“(b) the examination, consideration, approval or rejection of any requisition for stationery, office supplies, furniture, equipment or office machines by all Departments of the Government of Canada.”

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council exempting imports of anthracite coal from War Exchange Tax, effective January 9, 1943

P.C. 350

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 14th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that effective January 9, 1943, the United States Government has authorized increases in the prices of United States anthracite coal at the mines varying from 30 cents to 55 cents per net ton in United States funds;

And whereas Order in Council P.C. 394 effective January 1, 1942, as amended by Order in Council P.C. 3472, dated April 28, 1942, exempts anthracite coal

originating in countries the products of which are subject to Intermediate Tariff treatment from customs duty and war exchange tax when imported into the Provinces of Prince Edward Island, New Brunswick and Nova Scotia;

And whereas the Minister further reports that The Wartime Prices and Trade Board on the advice of the Coal Administrator recommends that in order to enable coal dealers in other than the aforementioned Provinces to maintain their present maximum price schedules it is expedient that in the national interest imports of United States anthracite coal be exempt from the war exchange tax.

Now, therefore, His Excellency the Governor General in Council on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of anthracite coal provided for in Item 586 of Schedule "A" to the Customs Tariff, when originating in countries the products of which are subject to Intermediate Tariff treatment, shall be exempt from the war exchange tax, effective January 9, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking appointment of Roy T. Wise as Controller of Whitehall Machine and Tools Limited.

P.C. 467

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of 14th January, 1943, P.C. 254, the appointment of Roy T. Wise, Esquire, as Controller of the business, undertaking, affairs and operations of the plant of Whitehall Machine and Tools Limited, was revoked, effective on and from the date of the publication of the said Order in Council in Canadian War Orders and Regulations;

And whereas in the opinion of the Minister of Munitions and Supply, it is desirable and in the public interest that the revocation of Mr. Wise's appointment should take effect forthwith, rather than on publication as provided for in the above Order in Council.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and The Department of Munitions and Supply Act, is pleased to revoke and doth hereby revoke the appointment, by Order in Council P.C. 5691 of July 2, 1942, of Roy T. Wise as Controller of the business, undertaking, affairs and operations of the plant of Whitehall Machine and Tools Limited and the powers, authorities, rights and duties conferred or charged upon such Controller by the said Order in Council and by Order in Council P.C. 5156 of June 17, 1942, such revocation to be effective forthwith and to be without prejudice to any acts done by the said Controller, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in such Controller under or by virtue of the Orders in Council aforesaid or either of them.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 8110 of September 11, 1942, relating to Compensation for injuries to air raid precautions workers

P.C. 61/500

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 20th January, 1943.

PENSIONS AND NATIONAL HEALTH

The Board had under consideration a memorandum from the Honourable the Minister of Pensions and National Health reporting:—

“That certain difficulties have arisen in connection with the administration of Order in Council P.C. 8110 of September 11, 1942, relating to compensation for injuries to air raid precautions workers;

That a committee, consisting of officers of the Department of Pensions and National Health and of the Canadian Pension Commission, has given careful consideration to the provisions of the said Order in Council and has recommended that such be amended to provide for the following:—

- (a) To grant the Department authority, subject to the decision of the Commission that the disability is attributable to a war service injury, to make reimbursement to, or on behalf of, an air raid precautions worker for treatment obtained otherwise than through the Department, which treatment would have been furnished by the Department on application, and there having been reasonable grounds for not applying to the Department when the necessity for treatment arose;
- (b) To place a time limit following the war service injury within which applications for treatment and injury allowances shall be received.
- (c) To remove the proviso requiring that a disability shall have subsisted for a period of at least seven consecutive days before injury allowance may be paid as it is felt that such proviso would cause hardship in a number of cases and tend to increase the period of hospitalization in cases of minor disability.

Now therefore the undersigned has the honour to recommend that, under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, Order in Council P.C. 8110 of September 11, 1942, be amended as follows:—

1. Subsection (1) of Section 7 is cancelled and the following substituted therefor:
 - (1) The Department may examine, give treatment to and admit to hospital an air raid precautions worker who, in the opinion of the Department, is suffering from a war service injury, provided that
 - (a) application therefor is made within a period of one year after the date upon which the war service injury resulting in such disability was suffered;
 - (b) if the Commission renders a decision that the disability is not attributable to a war service injury, treatment and hospital care shall not be continued at the expense of the Department longer than seven days after issue of notification by the Commission of such decision.
2. Subsection (2) of Section 7 is renumbered (3).
3. The following is inserted as subsection (2) of Section 7.
 - (2) Notwithstanding any provision of clause 11 of P.C. 91 of January 16, 1936, as amended, the Department may in its discretion make reimbursement for treatment obtained by an air raid precautions worker, which treatment would have been furnished by the Department if application had been made to the Department or Commission, provided that
 - (a) The Commission decides that the disability was attributable to a war service injury;
 - (b) There were reasonable grounds for the worker not applying to the Department when the necessity for treatment arose;
 - (c) The application for reimbursement is made to the Department or the Commission within a period of one year after the date upon which the war service injury was suffered;

(d) in the opinion of Departmental medical authority, the treatment obtained was necessary;

(e) the hospital accounts shall not exceed general ward rates and physicians' accounts shall not exceed the Departmental Schedule of Fees; but the Department shall not make reimbursement for, or in respect of, any treatment obtained under the benefits of corporation, insurance or other contract arrangement, or outside Canada.

4. Section 8 is amended by the deletion of the word "incapacitates" and the substitution therefor of the word "incapacitated".

5. Proviso (a) of Section 8 is cancelled and the following substituted therefor:—

(a) That the application for injury allowance is made within a period of one year after the date upon which the war service injury resulting in such disability was suffered.

6. This order shall be effective and have the same force as if it were part of Order in Council P.C. 8110 of September 11, 1942".

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending provisions of P.C. 2584, September 7, 1939
—leave of absence, employees of the Public Service enlisting
in the Fighting French Forces**

P.C. 77/500

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 20th January, 1943.

The Board recommend that, under the authority of the War Measures Act, the provisions of Order in Council of September 7, 1939, P.C. 2584, as amended, be extended to cover employees of the public service of Canada who, on or after January 1, 1943, enlist in the Fighting French Forces.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending provisions of P.C. 2584, September 7, 1939
—leave of absence, employees of the Public Service enlisting in
the Forces of the United States of America**

P.C. 78/500

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 20th January, 1943.

The Board recommend that, under the authority of the War Measures Act, the provisions of Order in Council of September 7, 1939, P.C. 2584, as amended, be extended to cover employees of the public service of Canada who, on or after October 1, 1942, enlist in the Forces of the United States of America.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE

GENERAL ORDER

Cadet Corps—Designation

His Majesty The King having been graciously pleased to approve the title "Royal Canadian Army Cadets", Cadet Corps authorized by the Minister of National Defence pursuant to Section 59 of the Militia Act, Chapter 132, Revised Statutes of Canada 1927, shall be designated collectively as "Royal Canadian Army Cadets".

2. The abbreviation "R.C.A.C." may be used after the title of each Cadet Corps.

3. The Corps of School Cadet Instructors designated "The Cadet Service of Canada, (Non-Permanent)" as authorized by General Orders 64 of 1909 and 262 of 1921, as amended by General Order 45 of 1924 shall not be affected by this Order. (Effective 10th November, 1942)

H.Q. 12-1-160.

RECOMMENDED:

H. F. G. LETSON,
*Major-General,
Adjutant-General.*

Approved and to be promulgated in General Orders:

J. L. RALSTON,
Minister of National Defence.

DEPARTMENT OF NATIONAL REVENUE

WM No. 4
(Second Revision)
Supplement No. 1

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 11th January, 1943.

To Collectors of Customs and Excise, and others concerned:

Prohibition of Flying

Referring to Departmental Memorandum WM No. 4, Second Revision, dated 11th June, 1942, by Order in Council (P.C. 10641), of the 31st December, 1942, Regulation No. 3, as shown at the top of Page 2, has been cancelled and the following is substituted therefor:

"3. Application for permission referred to in paragraph (c) of the next preceding regulation shall be made to the Commissioner of Customs, Department of National Revenue, Ottawa, not less than ten days in advance of the flight, so that arrangements with Customs and Immigration authorities may be completed."

H. D. SCULLY,
Commissioner of Customs.

WM No. 19
Supplement No. 35

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 12th January, 1943.

To Collectors of Customs and Excise, and others concerned:

Trading with the Enemy

List of Specified Persons, Revision No. 35

Herewith is furnished for your information and guidance a Proclamation amending, as of the date of publication, the List of Specified Persons published with Memorandum WM No. 19, by:—

- (a) inserting the names and addresses specified in Part 1 of the Annex;
- (b) deleting the names and addresses specified in Part 2 of the Annex; and
- (c) making the amendments specified in Part 3 of the Annex.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 56
Supplement No. 2

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 5th January, 1943.

To Collectors of Customs and Excise, and others concerned:

Prohibited Importations

Referring to the Alphabetical Index (as published in Memorandum WM No. 56) of goods which are prohibited importation by the War Exchange Conservation Act or by Orders in Council passed under the War Measures Act, herewith, for your information, are the additions now effective, and deletions, which were made from August 5, 1942, to date.

NOTE: Goods prohibited importation or requiring permit under the War Exchange Conservation Act are enumerated in Memo WM No. 35 (revised). Goods restricted under the War Measures Act are shown in other Memoranda, as indicated.

H. D. SCULLY,
Commissioner of Customs.

ADDITIONS

Acetylsalicylic acid and all starch granulations thereof; salicylic acid; sodium salicylate; and methyl salicylate; all of the foregoing in any form whether powder, granular, tablet or liquid. (Memo. WM No. 82.)
Agar. (Memo. WM No. 82.)
Anti-freeze mixtures containing ethylene glycol. (Memo. WM No. 82.)
Apricots, dried, desiccated, evaporated or dehydrated. (Memo. WM No. 84.)
Bananas, dried or evaporated. (Memo. WM No. 84.)
Barilla. (Memo. WM No. 74)
Beeswax. (Memo. WM No. 79.)
Bristles, natural. (Memo. WM No. 84.)
Canned meats, poultry or game. (Memo WM No. 84.)

- Carpet lining. (Memo. WM No. 72.)
- Carpeting of cocoa fibre; carpeting of straw, hemp, flax tow, jute or paper; carpeting, n.o.p. (Memo. WM No. 72.)
- Carpets, Oriental or imitation Oriental; carpets, n.o.p. (Memo. WM No. 72.)
- Cinchona bark. (Memo. WM No. 82.)
- Cocoa beans, not roasted, crushed or ground. (Memo. WM No. 84.)
- Coffee, green. (Memo. WM No. 73.)
- Copper sulphate (not including dehydrated copper sulphate). (Memo. WM No. 82.)
- Currants, dried. (Memo. WM No. 84.)
- Dates, dried, unpitted, in bulk; dates, n.o.p. (Memo. WM No. 84.)
- Figs, dried. (Memo. WM No. 84.)
- Fruits, dried, desiccated, evaporated or dehydrated n.o.p. (Memo. WM No. 84.)
- Game, canned. (Memo. WM No. 84.)
- Ginger, ground, n.o.p.; ginger, unground, n.o.p. (Memo. WM No. 84.)
- Grapefruit juice. (Memo. WM No. 84.)
- *Greases, animal, fish and vegetable, provided for in items 13, 14, ex 208t, ex 216, 258, 259a, 259b, 262, 265, 265a, 266, 276, 276a, 276b, 277, 277a, 278, 278a, 278b, 278c, 278d, 278e, 280, ex 711, 824, 831, 838 and 839 of the Customs Tariff. (Memo. WM No. 67.)
- Horsehair. (Memo. WM No. 84.)
- Jute fabrics. (Memo. WM No. 84.)
- Mace, whole or unground; mace, ground. (Memo. WM No. 84.)
- Matting of cocoa fibre; matting of straw, hemp, flax tow, jute or paper. (Memo. WM No. 72.)
- Mats with cut pile, of cocoa fibre; mats, n.o.p., of cocoa fibre; mats of straw, hemp, flax tow, jute or paper. (Memo. WM No. 72.)
- Meats, canned. (Memo. WM No. 84.)
- Nectarines, dried, desiccated, evaporated or dehydrated. (Memo. WM No. 84.)
- Nutmegs, whole or unground; nutmegs, ground. (Memo. WM No. 84.)
- *Nuts of all kinds, n.o.p., including shelled peanuts, n.o.p.; nuts, shelled, n.o.p. (Memo. WM No. 72.)
- *Oils, animal, fish and vegetable, provided for in items 13, 14, ex 208t, ex 216, 258, 259a, 259b, 262, 265, 265a, 266, 276, 276a, 276b, 277, 277a, 278, 278a, 278b, 278c, 278d, 278e, 280, ex 711, 824, 831, 838 and 839 of the Customs Tariff. (Memo. WM No. 67.)
- Peaches, dried, desiccated, evaporated or dehydrated. (Memo. WM No. 84.)
- *Peanuts, green, in the shell or not further processed than shelled; peanuts, shelled, n.o.p. (Memo. WM No. 72.)
- Pears, dried, desiccated, evaporated or dehydrated. (Memo. WM No. 84.)
- Plums, dried, unpitted. (Memo. WM No. 84.)
- Poultry, canned. (Memo. WM No. 84.)
- Prunes, dried, unpitted. (Memo. WM No. 84.)
- Quinine, quinine sulphate and other quinine salts and compounds. (Memo. WM No. 82.)
- Raisins. (Memo. WM No. 84.)
- Rugs of cocoa fibre; rugs, Oriental and imitation Oriental; rugs of straw, hemp, flax tow, jute or paper; rugs, n.o.p. (Memo. WM No. 72.)
- Soda ash. (Memo. WM No. 74.)
- Spices, ground, n.o.p.; spices, unground, n.o.p. (Memo. WM No. 84.)
- Stair pads. (Memo. WM No. 72.)
- Tea. (Memo. WM No. 81.)

DELETIONS

- Adding machines and complete parts, n.o.p.
- Blanks, wax, unfinished, for dictating machines.
- Bodies for locomotives for use on railways, n.o.p.
- Bookkeeping machines and complete parts, n.o.p.

*Previously prohibited importation under the War Exchange Conservation Act from countries outside the sterling area and Newfoundland. Now prohibited importation from any country.

Calculating machines and complete parts, n.o.p.
 Cars, motor rail, or units, for use on railways.
 Cars, railway, and parts thereof, n.o.p.
 Chassis for locomotives for use on railways, n.o.p.
 Chassis for motor rail cars or units for use on railways.
 Cork and cork products.
 Cylinder shaving machines and complete parts.
 Cylinders, dictating machine.
 Dictating machines and complete parts, including cylinders and unfinished wax blanks.
 Invoicing machines and complete parts, n.o.p.
 Locomotives for use on railways and chassis, tops, wheels and bodies for the same, n.o.p.
 Machines, adding, and complete parts, n.o.p.
 bookkeeping, and complete parts, n.o.p.
 calculating, and complete parts, n.o.p.
 cylinder shaving, and complete parts.
 dictating, and complete parts.
 invoicing, and complete parts, n.o.p.
 sewing, and complete parts.
 shaving, cylinder, and complete parts.
 transcribing, and complete parts.
 Motor rail cars or units for use on railways, and complete parts.
 Rail cars, motor, for use on railways, and complete parts.
 Railway cars and parts thereof.
 Railway locomotives and chassis, tops, wheels and bodies for the same, n.o.p.
 Sewing machine attachments.
 Sewing machines and complete parts.
 Shaving machines, cylinder, and complete parts.
 Tops for locomotives for use on railways, n.o.p.
 Transcribing machines and complete parts.
 Typewriters and complete parts.
 Wax blanks, unfinished, for dictating machines.
 Wheels for locomotives for use on railways, n.o.p.

WM No. 86

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 11th January, 1943.

To Collectors of Customs and Excise, and others concerned:

Drawback on Coffee

The following regulations have been established by Order in Council (P.C. 77/84) dated January 6, 1943, under provisions of Section 286 of the Customs Act, Section 94 of the Special War Revenue Act and Section 3 of the War Measures Act, for the payment of a specific rate of six (6c) cents per pound, in lieu of drawback of duties and/or taxes, on coffee roasted in Canada and (a) exported (b) supplied as ships' stores to ocean-going vessels; and (c) acquired by the Governments of the United Kingdom, the United States of America and countries allied with them, or by units of their armed forces, provided the goods are to become and remain the property of the aforementioned governments and that the funds expended therefor are the funds of the respective governments and that the expenditures are for war projects in Canada; the same to be effective covering exports and deliveries on and after December 7, 1942, and until further ordered.

Regulations

(1) The whole of the drawback shall be paid to the exporter or the supplier of such goods;

(2) The quantities of such goods exported or delivered shall be ascertained;

(3) Claims submitted on and after December 7, 1942, shall be filed with the Collector of Customs and Excise and complete documentary evidence attached, according to the respective requirements of Orders in Council (a) P.C. 29/185 of January 28, 1937, (b) P.C. 32/185 of January 28, 1937, and (c) P.C. 87/10460 of November 18, 1942, except that no documentary proof of payment of duties and/or taxes shall be required to be filed with the claim;

(4) Claims shall be made under Oath before a Collector, Justice of the Peace or Commissioner, in form as approved by the Minister of National Revenue, on relative Customs Drawback Forms, (a) K. 32, (b) K. 36 and (c) K. 38 (modified where necessary), and shall before payment be verified to the satisfaction of the Minister who may require, in any case, the production of such further evidence in addition to the usual averments, as he deems necessary to establish the bona fides of the claim.

Instructions

Claim Forms K. 32, K. 36 and K. 38 (Claimant's Oaths and statements of claim) may be obtained in quantity required from the nearest Collector.

Detailed information may be obtained at District Drawback Offices located at Halifax, N.S., Saint John, N.B., Montreal, P.Q., Ottawa, Oshawa, Toronto, Hamilton, London and Windsor, Ont., Winnipeg, Man., and Vancouver, B.C.

H. D. SCULLY,
Commissioner of Customs.

Series D No. 47—T. C. 97 Revised

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 12th January, 1943.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective November 1, 1942, it is ordered that:—

“ferro-manganese imported from the United States or any other foreign country the products of which are subject to Intermediate Tariff treatment, be exempt from customs duty and from the war exchange tax of 10 per cent ad valorem”. Memorandum Series D No. 47, T. C. 97 is hereby cancelled.

NOTE.—The amending Order in Council removes the restriction respecting silicon content in ferro-manganese.

L. F. JACKSON,
Ass't Commissioner of Customs.

(P.C. 127; 7-1-43—Authority War Measures Act.)

PART III

Wartime Prices and Trade Board
(FINANCE)

BOARD ORDERS

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 224

Respecting Bananas

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941;

1. Section 3 of Order No. 218 of the Board dated December 15, 1942, is hereby revoked and the following substituted therefor:—

“3. The maximum price per pound at which any person may sell or offer to sell any bananas at retail shall be:

(i) in Eastern Canada, fourteen cents per pound;

(ii) in any other area, fifteen cents per pound.”

2. This Order shall be effective on and after the 16th day of January, 1943.

Made at Ottawa, this 12th day of January, 1943.

DONALD GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 225

Respecting Consumer Credit

Whereas to curtail consumer demand for goods, the Board by Order dated October 10, 1941, restricted the purchase of goods under terms of deferred payment and amplified and consolidated such restrictions by its Orders Nos. 75, 87 and 161;

And whereas growing requirements of the Armed Forces and war industry make it essential that further restrictions be placed upon the purchase of goods by consumers under terms of deferred payment;

Therefore, the Wartime Prices and Trade Board, pursuant to authority conferred by the Wartime Prices and Trade Regulations hereby orders as follows:

Orders Nos. 75, 87 and 161 of the Board are hereby revoked and the following substituted therefor:

Definitions

1. For the purposes of this Order,

(a) “advertise” means publish in any newspaper, magazine or other periodical publication, circular, hand-bill, show-card, label or other business form, or in any radio broadcast;

(b) “basic period” means the period from September 15 to October 11, 1941, both dates inclusive;

(c) “Board” means the Wartime Prices and Trade Board;

(d) “cash” means any legal tender or a cheque or bill of exchange for immediate payment as defined in the Bills of Exchange Act;

- (e) "cash price" means the purchase price of any goods if paid in full on or before delivery, including any taxes and any installation, transportation or service charge payable by the purchaser;
- (f) "charge account" means an agreement or arrangement between buyer and seller under which the buyer has the privilege of obtaining possession of and title to goods without paying the price thereof in full on or before delivery, on condition that such price or any unpaid balance of such price shall be due and payable in full in a lump sum;
- (g) "contract of sale" means any agreement, other than a charge account, under the terms of which a buyer is to obtain possession of any goods without paying the price thereof in full at or before the time of delivery, and includes
 - (i) a conditional sale agreement or other document reserving ownership of any goods to the seller until the price thereof has been paid in full,
 - (ii) a hire-purchase agreement or other document under the terms of which a person hires or leases any goods with the option of purchasing such goods and is entitled to become the owner thereof upon payment in full of a specified sum of money, and
 - (iii) a chattel mortgage or other document creating or reserving any lien, privilege, hypothec or other encumbrance securing the price or hire of any goods;
- (h) "credit price" means the total price of any goods sold under a contract of sale, including any finance, service, and installation charges, taxes, insurance premiums, and legal and other fees, payable by the purchaser under the terms of the contract;
- (i) "delivery" means the transfer of possession of any goods in any manner, whether or not such delivery involves transportation;
- (j) "Director of Consumer Credit" means the person appointed as such by the Board;
- (k) "down payment" means any payment or payments, whether in cash or goods or both, made on or before the delivery of any goods under a contract of sale;
- (l) "goods" means any articles, commodities, substances or things other than real estate and money;
- (m) "lender" means any bank, finance company, loan company, mortgagee, or any other corporation, partnership or person engaged in the business or making a practice of lending money for gain;
- (n) "sale at retail" means any sale that is not for the purpose of re-sale; and "sell at retail" shall have a corresponding meaning;
- (o) "seller" means any person engaged in whole or in part in the business of selling any goods;
- (p) "trade-in" means any goods, other than securities for money, whether negotiable or otherwise, that a seller accepts in trade from a buyer, or buys or causes to be bought from a buyer with the understanding or intent that the resulting credit or cash for such goods shall be applied to the price of any other goods purchased by such buyer from such seller.

Application of this Order

2. This Order applies to all goods, new or used, and repairs to and replacements of any chattels not designed to be fixtures to real property, except

- (a) books authorized for use in schools, colleges, universities, conservatories, seminaries or other like educational, cultural or vocational institutions, Bibles, and other books used in religious rites and ceremonies, encyclopedias and dictionaries;
- (b) mechanical and artificial aids (not including drugs) to physical infirmity or disability;
- (c) fuel, if sold under an agreement in writing providing for terms of payment;
- (d) vehicles, mechanically propelled, designed for carrying goods; and trailers designed for use with such vehicles;

- (e) vehicles, mechanically propelled, designed for passenger use, with a seating capacity of more than 10 persons;
- (f) uniforms purchased for use exclusively by any member of His Majesty's armed or auxiliary forces or by any member of the armed forces of any of His Majesty's allies, and all wearing apparel purchased for use exclusively by any member of the merchant marine;
- (g) goods purchased for use exclusively in any profession or business or in any religious, charitable or educational institution or in any hospital;
- (h) goods purchased by or on behalf of any Department of the Government of Canada or of any province, or by or on behalf of any municipality, or by or on behalf of any agency of any such Department or municipality;
- (i) goods purchased from any trustee, receiver, liquidator, personal representative, court officer or other person acting in a fiduciary capacity;
- (j) goods which are the personal or household effects of the person selling them;
- (k) building materials; and chattels designed to be affixed to real property (other than furnaces and other heating units, lighting fixtures, laundry tubs, bath tubs, toilet bowls, wash basins, air-conditioning units and refrigerators);
- (l) stocks, bonds and other securities for money.

PART I—SALE OF GOODS

3. No seller shall sell or offer to sell any goods at retail on credit terms except under a charge account or a contract of sale.

4. No seller at retail shall quote a credit price of any goods to any person unless such person has requested such quotation and unless he first quotes to such person the cash price of such goods.

Charge Accounts

- 5. (1) Subject to the provisions of Section 9 of this Order, no seller or any agent on behalf of a seller shall sell or offer to sell at retail any goods under a charge account unless the price of such goods is due and payable not later than the 25th day of the month following the month in which such goods are purchased.
- (2) At the option of the seller, any sale made in any month after the 25th day of such month may be treated as a sale made on the 1st day of the following month.
- (3) If the goods purchased under a charge account are not available for delivery or are not in a deliverable state on the date of purchase, they shall, as soon as they are available for delivery or are in a deliverable state, become subject to the provisions of Sections 20, 21 and 22 of this Order.
- 6. (1) Save as provided by subsection (2) of this Section, where the buyer of any goods sold under a charge account is or becomes in default thereunder for more than \$5.00, the seller shall not sell or offer to sell any goods to that buyer under any charge account or any contract of sale unless one-third of the overdue amount is paid in cash and a written agreement with the seller is made by the buyer providing for payment of the balance of the overdue amount in not more than six equal monthly instalments of not less than \$5 each, reckoned from the date of the purchase of the last item that is in default, and providing for the finance charge required by the provisions of this order.
- (2) Any seller may sell and deliver to any buyer on a charge account any goods the total cash price of which does not exceed \$5, notwithstanding default by such buyer under any charge account or any contract of sale.

Contracts of Sale

- 7. (1) Subject to the provisions of Sections 9 and 10 of this Order, no seller or agent of a seller shall sell or offer to sell at retail any goods under a contract of sale unless such contract is in writing and unless its terms require

- (a) a down payment equal to or greater than the minimum set forth in subsection (2) of this Section;
 - (b) payment in full of the balance of the credit price within the maximum period of credit set forth in subsection (3) of this Section;
 - (c) payment of such balance in instalments in accordance with the provisions of subsection (4) of this Section.
- (2) The minimum down payment under any contract of sale shall be as follows:—
- (a) on any mechanically propelled vehicle to which this Order applies, one-third of the cash price thereof, and the allowance for any trade-in may form part of such one-third; but, if such one-third is less than \$25, the minimum down payment shall be \$25;
 - (b) on any other goods, one-third of the cash price thereof, after deducting the allowance for any trade-in; but, if such one-third is less than \$5, the minimum down payment shall be \$5.
- (3) The maximum period of credit for payment of the credit price of goods purchased under a contract of sale shall be
- (a) six months from the date on which the contract was made if the goods consist of wearing apparel, including footwear and headgear, but excluding furs and fur-trimmed garments;
 - (b) ten months from the date on which the contract was made in the case of all other goods and the amount financed is less than \$500;
 - (c) fifteen months from the date on which the contract was made in the case of all other goods and the amount financed is \$500 or more.
- (4) The balance of the credit price of goods purchased under a contract of sale, after deducting the down payment and the allowance for any trade-in where such allowance does not form part of the down payment, shall be payable in approximately equal monthly instalments payable at approximately equal intervals not exceeding one month and, except as mentioned in Section 25 of this Order, commencing within one month from the date of such contract; and no instalment shall be less than \$5 per month or \$1.25 per week.
- (5) No seller under a contract of sale shall accept from the buyer, as any part of the minimum down payment, any sum which he knows or has reason to believe has been borrowed by the buyer; and no seller shall in any manner assist any buyer in obtaining a loan with which to pay any part of a minimum down payment.
- (6) If the goods purchased under a contract of sale are not available for delivery or are not in a deliverable state on the date of purchase, they shall, as soon as they are available for delivery or are in a deliverable state, become subject to the provisions of Sections 20, 21 and 22 of this Order.
8. (1) Every contract of sale of goods shall include or have attached thereto an itemized statement which shall set forth
- (a) a description of every article sold under such contract;
 - (b) the cash price and, itemized separately, any installation, transportation or service charge or licence fee or any other like charge, if any, payable by the buyer;
 - (c) the amount of the down payment (i) in trade-in, together with a description of such trade-in and a statement of the value placed thereon in good faith and (ii) in cash;
 - (d) the balance of the cash price, being the difference between items (b) and (c) preceding;
 - (e) the amount of any insurance premium or premiums payable by the purchaser under the contract, and a description of all insurance coverage provided;
 - (f) the amount of the interest, finance or carrying charge payable by the purchaser under the contract;

- (g) the amount of any legal, registration or other fee payable by the purchaser under the contract;
 - (h) the balance of the credit price, being the sum of the items mentioned in clauses (d), (e), (f) and (g) preceding; and
 - (i) the amount and due date of each instalment that is payable.
- (2) Every seller of goods to which this Order applies shall quote the cash price thereof, and such cash price shall be less than the credit price thereof by
 - (a) a finance or carrying charge of not less than three-quarters of one per cent per month on the total amount financed if less than \$500, or at a rate of one-half of one per cent per month on the amount financed if \$500 or over, for the number of months included in the period of credit, but in no case less than twenty-five cents, and
 - (b) the amount of any insurance premium or premiums and of any legal, registration or other fee payable by the purchaser under the contract; provided, however, that a seller who, during the basic period, customarily charged a finance or carrying charge at a rate higher than the rate required by this subsection may continue to charge but shall not exceed such higher rate.
 - (3) Any seller whose customary practice before and during the basic period was to sell for cash any of the goods included under this Order at a cash price which was not less than the credit price thereof by the charge or amount mentioned in clauses (a) and (b) of subsection (2) of this Section, may not add the difference to his credit price thereof permitted by Section 7 of the Wartime Prices and Trade Regulations unless he first obtains the consent in writing of the Director of Consumer Credit.
 - (4) Any buyer who pays any part of the credit price of goods before the time appointed for payment shall be entitled to a proportionate reduction or refunding of the finance charge included in such price.
 - (5) Any contract of sale may provide for the cancellation of the entire amount of the finance charge therein mentioned on payment in full of the cash price within thirty days after the making of such contract.
 - (6) A copy of the contract of sale and of the statement referred to in subsection (1) of this Section shall be given to the buyer within five days after receipt of the goods by the buyer; provided that, if a printed catalogue contains a schedule of terms and conditions of sale in accordance with the requirements of subsection (1) of this Section and contains an order or application form which is completed and signed by the buyer in accordance with such terms and conditions and is mailed to the seller, such order or application form, if accepted by the seller, shall be deemed to be a sufficient contract of sale; and it shall be a sufficient compliance with the provisions of this Section if the statement referred to in subsection (1) of this Section is given or mailed to the buyer within five days after despatch of the goods so sold.
 - (7) If the buyer of any goods sold under a contract of sale is or becomes in default thereunder, the seller shall not sell or offer to sell any goods to that buyer under any charge account or any contract of sale unless the overdue instalments are paid in cash.
 - (8) If a buyer is indebted to a seller for more than one article, he shall be entitled to allocate as he may designate any payment or payments that he may make, and, if a buyer fails to allocate any particular payment, the seller shall apply such payment among the various articles in proportion to the respective balance outstanding upon them.

Seasonal Buyers and Off-Seasonal Purchases

9. (1) Any seller during any twelve months may sell to a farmer, fisherman, prospector, hunter, trapper or other person engaged in a primary or extractive industry and ordinarily receiving the main part of his income in one season of the year
 - (a) any automobile, under a contract of sale providing for postponement of all payments, except the down payment, for a period not exceeding the maximum period of credit set forth in Section 7 of this order, and

- (b) any other goods to a value not exceeding \$150 under a charge account or a contract of sale providing for postponement of all payments, including the down payment, for a period not exceeding twelve months, but the limitation of \$150 shall not apply to foods.
- (2) For the purpose of facilitating payment in accordance with the seasonal nature of the business or source of income of a buyer, and including any person referred to in subsection (1) of this Section, or of facilitating off-seasonal purchases of seasonal goods by a buyer, any seller may sell to such buyer any goods under a contract of sale providing
 - (a) for postponement of payment of any part of the down payment or of any instalment until delivery of the goods, and
 - (b) for reduction or omission of not more than four instalments, if such contract also provides for such an increase in the other instalments as will require payment of the outstanding balance within the maximum period of credit set forth in Section 7 of this Order; but in no case shall the amount of any instalment be greater than twice the average of all instalments payable under such contract.

Farm Machinery and Equipment

10. (1) For the purposes of this Section,
 "farm machinery and equipment" means agricultural machinery, mechanical equipment and implements used on a farm for the production or care of crops, livestock, poultry or other produce, but excluding attachments, spare parts and repair parts for farm machinery and equipment and also excluding:
- Tracklaying type tractors
 - Irrigation and drainage equipment
 - Buildings and repairs thereto
 - Fencing
 - Poultry netting and wire
 - Gates and wire fencing
 - Bale ties and straps
 - Well casing and water pipe
 - Nails and sundry hardware
 - Milk cooler refrigeration units
 - Hand tools.
- (2) The provisions of Sections 6 and 7 and of subsection (2) of Section 8 of this Order shall not apply to the sale of farm machinery and equipment under a contract of sale.
 - (3) No seller or agent of a seller shall sell or offer to sell at retail any farm machinery and equipment under a contract of sale unless such contract is in writing and unless its terms require
 - (a) a down payment of at least one third of the cash price of such farm machinery and equipment, the allowance for any trade-in to be deducted from the deferred balance;
 - (b) payment in full of the balance of the credit price within two years from the date on which the contract was made;
 - (c) payment of such balance in stated instalments of stated amounts payable on stated dates, as may be agreed upon between seller and buyer.
 - (4) The finance or carrying charge provided in a contract of sale of farm machinery and equipment shall not exceed that which the seller customarily charged during the basic period and, if the seller did not charge a finance or carrying charge during the basic period, shall not exceed that set forth in subsection (2) of Section 8 of this Order.
 - (5) The cash price quoted by any seller for any farm machinery and equipment shall not include the cost of transportation or delivery to the buyer.

Delivery on Approval

11. If any seller delivers any goods on approval to any person who has not entered into a contract of sale therefor, such person shall be deemed to have purchased such goods under a charge account unless, within twelve business days after such delivery, such person returns such goods to such seller or enters into a contract of sale therefor.

Discounting Contracts of Sale

12. No person shall purchase from or discount for any seller any contract of sale or any negotiable instrument which shows on its face that it was given under a contract of sale or which such person knows or has reason to believe was given under a contract of sale, unless such contract of sale is in accordance with the provisions of this Order.

PART II—LOANS

13. (1) No lender shall make any loan on the security or partial security of any contract of sale that on its face is not in accordance with the provisions of this Order or that such person knows or has reason to believe is not in fact in such accordance.
- (2) No lender shall make any loan on the security or partial security of any negotiable instrument which on its face shows that it was given or which to the knowledge of such lender was given under a contract of sale, unless such contract of sale is in accordance with the provisions of this Order.
14. (1) No lender shall make
 - (a) any loan upon the security or partial security of any goods purchased by the borrower, or
 - (b) any loan which the lender knows or has reason to believe is being obtained for the purpose of purchasing goods under a contract of sale, unless the loan does not exceed two-thirds of the price of such goods, is repayable within the maximum period of credit that applies to such goods when purchased under a contract of sale, and is repayable in approximately equal instalments or deposits at approximately equal intervals not exceeding one month and, except as mentioned in Section 25 of this Order, commencing within one month from the making of the loan; and the minimum instalment or deposit shall be \$5 per month or \$1.25 per week.
- (2) Any loan that is made wholly or partly on the security of goods and that is not supported by the statement referred to in clause (a) of Section 15 of this Order shall be deemed to be a loan referred to in clause (b) of subsection (1) of this Section.
- (3) Subject to the provisions of Section 18 of this Order, no lender shall make any loan, knowing or having reason to believe that the proceeds are intended to be used in whole or in part to reduce or discharge a contract of sale of any goods, or to reduce or discharge a loan repayable by instalments or deposits, in such manner as to extend the time of payment of the contract or of repayment of said loan beyond the original permissible maximum period of credit.
- (4) Any loan made under the provisions of subsection (1) of this Section shall be evidenced by a record in writing showing the terms of repayment, the actual purchase price of the goods and the amount of the minimum down payment, as provided by this Order, payable in respect of such goods.
15. The provisions of this Part shall not apply to a loan
 - (a) made to a borrower who signs a statement that the proceeds of the loan are not intended to be used and will not be used in whole or in part towards the purchase of goods or to replace money used for the purchase of goods, and no person shall make any false statement to this effect, or
 - (b) made, for business purposes, to a person operating a business or, for agricultural purposes, to a person engaged in agriculture, or
 - (c) secured or partly secured by a mortgage upon real property, or
 - (d) fully secured by stocks, bonds, debentures, cash surrender value of insurance policies or cash collateral.

PART III—RENEWAL, REVISION, CONSOLIDATION

16. (1) No contract of sale of any goods shall be added to or consolidated with any subsisting contract of sale of any goods; but the dates of payment of instalments under a contract of sale may be made to coincide with the dates of payment of instalments under a subsisting contract of sale.
- (2) No contract of sale shall be renewed or revised, except under the provisions of Section 18 of this Order, in such manner as to extend the period of credit beyond the maximum period permissible under this Order, or to postpone the due date of any instalment or any part thereof.
17. (1) No loan made under the provisions of Part II of this Order shall be added to or consolidated with any subsisting loan; but the dates of payment of instalments or deposits under a loan may be made to coincide with the dates of payment of instalments or deposits under a subsisting loan.
- (2) No loan made under the provisions of Part II of this Order shall be renewed or revised, except under the provisions of Section 18 of this Order, in such manner as to extend the period of credit beyond the maximum period permissible under this Order.
18. (1) Any buyer under a contract of sale and any person to whom a loan has been made under this Order may give to the seller or lender, as the case may be, a signed statement of necessity, setting forth that circumstances therein specified which were beyond his control and were not foreseen by him at the time of making such contract or receiving such loan, have occurred and that, in order to avoid undue hardship, he needs a renewal, revision, re-financing or extension of the original period of credit, and that such requested renewal, revision, re-financing or extension is not pursuant to any preconceived plan, arrangement or intention to evade or circumvent the provisions of this Order; and unless such seller or lender, as the case may be, knows or has reason to believe that such statement is not made in good faith, he may in any such manner extend the period of credit for a further period not to exceed the maximum period of credit as provided by this Order reckoned from the date of such renewal, revision, re-financing or extension and, in such case, shall preserve such statement of necessity and a record of his action taken thereon for inspection by any representative of the Board.
- (2) Any buyer under a contract of sale may give to any lender, and any person to whom a loan has been made under this Order may give to any new lender, a signed statement of necessity, setting forth that circumstances therein specified which were beyond his control and were not foreseen by him at the time of making such contract or receiving such loan, have occurred and that, in order to avoid undue hardship, he needs a loan and that such loan is not pursuant to any preconceived plan, arrangement or intention to evade or circumvent the provisions of this Order; and unless such lender or new lender, as the case may be, knows or has reason to believe that such statement is not made in good faith, he may make a loan the proceeds of which shall be applied, so far as necessary, to discharge such borrower's indebtedness under such contract of sale or original loan and, in such case, shall preserve such statement of necessity and a record of application of the proceeds of such loan for inspection by any representative of the Board.
19. The provisions of this Part shall not apply to the renewal, revision, re-financing or extension of the period of credit of any obligation that was outstanding on October 14, 1941.

PART IV—"LAY AWAY" PLANS

20. For the purposes of this Part, a "lay away" means any arrangement whereby a seller at retail agrees to keep any existing goods for any person until such person pays the purchase price thereof or some specific portion thereof, whether or not any deposit or other payment is made by such person to such seller and whether or not such person is obligated to purchase such goods; and the verb "lay away" and the expression "laid away" shall have a corresponding meaning.

21. Any seller at retail who agrees to lay away any goods for any person shall forthwith attach thereto or to the container thereof a tag or label showing the name and address of such person, the date on which such seller agreed to lay away such goods and the time for which such seller agreed to lay away such goods.

22. (1) No seller at retail shall agree to lay away any goods for any person for a longer period than three months.
- (2) If the person for whom any goods were laid away does not pay to the seller the price thereof in full within three months from the date on which the goods were laid away, the seller shall not further lay away the goods for such person and the goods shall not be sold to such person except
- (a) upon payment of the purchase price in full, or
 - (b) under a charge account, or
 - (c) under a contract of sale, in which case the maximum period of credit shall be reckoned from the date on which the goods were agreed to be laid away for such person.
- (3) In the event that any seller who has laid away any goods for any person sells such goods to such person under a charge account or a contract of sale, the tag or label referred to in Section 21 of this Order shall be retained by such seller for inspection by any representative of the Board.
- (4) The provisions of this Part shall not apply to buyers referred to in Sections 9 and 10 of this Order.
- (5) Nothing contained in this Part shall be deemed to prevent any person for whom goods have been laid away from making payments on account of the price thereof during the period for which the goods are laid away.

PART V—ADVERTISING

23. No person shall advertise the terms upon which he is willing to sell any goods under a charge account or a contract of sale or to lay away goods or to make a loan, except by use of the words "terms in accordance with Wartime Prices and Trade Regulations".

24. No person shall advertise that he will allow a stated amount or percentage in cash or in credit for a trade-in on the purchase of any goods.

PART VI—GENERAL PROVISIONS

25. In any contract of sale of goods and in any loan required by this Order to be evidenced by writing, provision may be made for periodical instalments or deposits and for a maximum period of credit dated and reckoned from a time within fifteen days before or after the actual date of such contract or loan, which date shall be correctly shown therein.

26. The provisions of this Order as to minimum permissible instalments or deposits on purchases or loans shall not apply to the final payment on any purchase or loan.

27. Subject to the provisions of this Order, any seller or lender may make any sale of goods or loan on terms more stringent or restrictive than those herein prescribed.

28. No person in demanding or requesting payment or settlement of any debt or claim arising out of the sale of goods shall, by the use of any stamp, stencil, sticker, note or memorandum or in any other manner state, imply or tend to cause belief that payment or settlement of such debt or claim or any part thereof is required by any provision of the Wartime Prices and Trade Regulations or of this Order.

29. Any buyer or borrower may at any time prepay the whole or part of the credit price of any goods or of any loan.

30. Any agreement by a buyer or borrower to waive any right of allocation or prepayment under this Order shall be null and void.

31. No seller shall sell or offer to sell any goods at a cash price or a credit price in excess of the maximum price fixed by or under the Wartime Prices and Trade Regulations.

32. The Director of Consumer Credit may from time to time make such order and grant, suspend or cancel such exemption, permit or authority as to any matter affected by this Order in such cases as he deems proper.

33. Nothing in this Order contained shall prevent or debar any person from selling or supplying to any consumer, on credit, any food, milk, fuel or drugs if such person, in good faith, believes or has reason to believe that the circumstances of such consumer are such as to amount to an emergency and that such sale or supply is necessary to mitigate or prevent a hardship.

34. This Order shall be effective on and after the 1st day of February, 1943.

Made at Ottawa the 12th day of January, 1943.

DONALD GORDON,
Chairman.

NOTE.—Order in Council P.C. 8528, as amended, contains a section reading as follows:—

9. Any person who contravenes or fails to observe any regulation or order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code, or if the Attorney General of Canada or of any Province so directs, upon indictment, to a penalty not exceeding five thousand dollars, or to imprisonment for any term not exceeding two years, or to both fine and imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation.

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WARTIME PRICES AND TRADE BOARD

Order No. 226

Respecting Ships' Stores

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 191 of the Board and to consolidate such Order as amplified;

Therefore the said Order No. 191 is hereby revoked and the following is substituted therefor:

1. For the purposes of this Order,—

- (a) "Administrator" means the Administrator of Ships' Stores from time to time appointed by the Wartime Prices and Trade Board;
- (b) "agent" means the person who is authorized as the representative of any ship's owner to receive indents, place orders and pay invoices for ships' stores;
- (c) "daily orders" means the purchase from day to day of ships' stores for the use or consumption by a ship's company while in port;
- (d) "indent" means any requisition for ships' stores signed by the master or an authorized officer of the ship;
- (e) "ship" means an ocean-going vessel, other than a fishing vessel, used for commercial purposes clearing from a Canadian port to any foreign port or for the high seas;
- (f) "ship's company" means the captain, officers, crew and passengers of a ship;
- (g) "ships' stores" means any goods required for use or consumption by a ship's company and any goods or equipment required for the operation or maintenance of a ship except
 - (i) any goods or equipment supplied as provision for the repair or maintenance of a ship's hull or machinery;
 - (ii) daily orders;
 - (iii) coal or oil required for ship's bunkers.

Supply of Ships' Stores

2. No person shall acquire any ships' stores other than by purchase in accordance with the provisions of this Order.

3. Any person requiring any ships' stores shall (either in person or through his agent) deliver to the Administrator or his duly authorized representative a copy in English or in French of

- (a) an inventory of such items of ships' stores on board such ship on its arrival at a Canadian port as may from time to time be designated by the Administrator, and such inventory shall be signed by such person and be certified as true by the Customs' Boarding Officer; and
- (b) an indent for ships' stores, in duplicate, one copy of which shall be retained by the Administrator and the other of which shall be returned to such person after being approved and having a control number endorsed thereon by the Administrator or his authorized representative.

4. No person shall acquire any ships' stores without presenting to the seller thereof a purchase order in writing bearing the control number of the approved indent and covering in whole or in part only those stores set forth in the said indent; and no person shall sell, offer to sell or supply any ships' stores unless and until he has received such an order.

5. No person shall deliver any invoice or bill for ships' stores supplied by him unless such invoice or bill carries in a prominent place the control number of the indent covering ships' stores and no person shall pay or authorize payment of any invoice or bill for ships' stores which does not carry the control number of the indent covering such ships' stores.

6. The Administrator or his duly authorized representative may reduce the quantity of any kind of ships' stores shown on any indent presented for approval.

7. No person shall, on a daily order, purchase or authorize or permit the purchase of more supplies than one week's requirements of the ship's company.

8. Any person engaged in procuring or supplying ships' stores shall keep accurate and complete records and accounts of his transactions in ships' stores and such records and accounts shall also disclose the name of each ship to which such stores were supplied and the name of the master of such ship or the agent, if any; and such records and accounts shall be available during business hours for inspection by the Administrator or his authorized representative.

Prices of Ships' Stores

9. Subject to the provisions of this Order, section 7 of the Wartime Prices and Trade Regulations shall apply to all goods sold as ships' stores.

10. (1) The Administrator shall have power

- (a) to fix the specific or maximum price of or specific or maximum markup on goods which are sold as ships' stores by a seller to whom section 4 of this Order is applicable, notwithstanding that a different specific or maximum price of or different specific or maximum markup on the goods is effective when sold otherwise than as ships' stores;
- (b) to prescribe terms and conditions of sale upon which, and the manner and circumstances in which any goods may be sold, offered for sale, supplied or delivered as ships' stores.

(2) In exercising the powers set forth in subsection 1 of this section the Administrator shall take into account.

- (a) the seller's lawful maximum price or lawful maximum markup on goods;
- (b) the essentiality or non-essentiality of the goods for use as ships' stores;
- (c) any subvention, subsidy or bonus paid by the Government of Canada or its agencies on any goods;
- (d) such further and other matters as he may consider advisable.

11. This Order shall be effective on and after the 18th day of January, 1943.

Made at Ottawa, this 12th day of January, 1943.

DONALD GORDON,
Chairman.

Errata Notice:—Corrected copies of Board Orders No. 195 and No. 211

THE WARTIME PRICES AND TRADE BOARD

Order No. 195 (Corrected)

Respecting Milk and Milk Products

made pursuant to authority conferred by Order in Council P.C. 8528, dated the first day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 124 of the Board and to consolidate such Order as amplified;

Therefore, Parts I, II, IV and V of the said Order No. 124, as amended by Orders Nos. 127, 165 and 171, are hereby revoked and the following provisions are substituted therefor:—

PART I

Fluid Milk

1. For the purposes of this Part,

- (a) "area" means any one of the 16 areas designated in this Order;
- (b) "distributor" means any person who purchases milk from a primary producer for resale;
- (c) "market" means a particular district for the sale of milk produced and distributed under conditions and at costs which are generally recognized as having a common relationship making it feasible to fix a uniform retail price;
- (d) "principal market" means a market, designated as such in this Order, located in one of the more densely populated districts of Canada and which includes a city or town and the territory adjacent to such city or town;
- (e) "standard milk" means, in any area in any province of Canada, standard milk as defined or described in the Regulations or Orders of any provincial or other authority duly appointed in such province to regulate the sale and distribution of dairy products; provided that, in any area in which standard milk has not been so defined or described, the expression shall mean milk containing not less than 3.25 per cent and not more than 4.0 per cent of butterfat.

2. For the purposes of this Order, Canada is hereby divided into the following areas for the sale of milk at retail and the following principal markets are hereby designated in such areas:—

- (a) Area No. 1, composed of the province of Prince Edward Island, with one principal market located at the City of Charlottetown;
- (b) Area No. 2, composed of the province of Nova Scotia, with two principal markets located at the Cities of Sydney and Halifax;
- (c) Area No. 3, composed of the province of New Brunswick, with three principal markets located at the Cities of Saint John, Fredericton and the Town of Campbellton;
- (d) Area No. 4, composed of that part of the province of Quebec consisting of the counties of Lac St. Jean (East and West), Chicoutimi, Saguenay, Quebec, Montmorency, Charlevoix, Port Neuf, Lotbiniere, Levis, Megantic, Frontenac, Beauce, Dorchester, Bellechasse, Montmagny, L'Islet, Kamouraska, Riviere du Loup, Temiscouata, Rimouski, Matapedia, Matane, Bonaventure and Gaspé, and the market of La Tuque in the county of Laviolette with one principal market located at Quebec City;
- (e) Area No. 5, composed of that part of the province of Quebec consisting of the counties of Laviolette (excluding the market of La Tuque), St. Maurice, Maskinonge, Trois Rivières, Champlain, Nicolet and Yamaska, with one principal market located at the City of Trois Rivières;
- (f) Area No. 6, composed of that part of the province of Quebec consisting of the counties of Montcalm, Joliette, Berthier, Terrebonne, L'Assomption, Argenteuil, Deux Montagnes, Hochelaga, Laval, Jacques Cartier, Richelieu, Vercheres,

Chambly, Rouville, La Prairie, Napierville, St. Jean, Iberville, Missisquoi, Huntingdon, Chateauguay, Beauharnois, Vaudreuil and Soulanges, with one principal market located at the City of Montreal;

- (g) Area No. 7, composed of that part of the province of Quebec consisting of the counties of Arthabaska, Drummond, Bagot, St. Hyacinthe, Shefford, Richmond, Wolfe, Compton, Brome, Sherbrooke and Stanstead, with one principal market located at the City of Sherbrooke;
- (h) Area No. 8, composed of that part of the province of Quebec consisting of the counties of Pontiac, Gatineau, Labelle and Papineau, with one principal market located at the City of Hull;
- (i) Area No. 9, composed of the remainder of the province of Quebec not hereinbefore described, including the counties of Temiscamingue and Abitibi, with no principal market;
- (j) Area No. 10, composed of that part of the province of Ontario lying south and east of the French River and Lake Nipissing and south of the Ottawa River, save and except the City of North Bay, with three principal markets located at the Cities of Toronto, Hamilton (including the Niagara district) and Windsor;
- (k) Area No. 11, composed of that part of the province of Ontario lying north and west of the French River, Lake Nipissing and the Ottawa River, and including the District of Manitoulin and the Cities of North Bay, Port Arthur and Fort William, with no principal market;
- (l) Area No. 12, composed of the province of Manitoba, with one principal market located at the City of Winnipeg;
- (m) Area No. 13, composed of the province of Saskatchewan, with five principal markets located at the Cities of Regina, Saskatoon, Moose Jaw, Prince Albert and Swift Current;
- (n) Area No. 14, composed of the province of Alberta, with three principal markets located at the Cities of Edmonton, Calgary and Lethbridge;
- (o) Area No. 15, composed of that part of the province of British Columbia commonly known as Greater Vancouver and the Fraser Valley, with one principal market located at the City of Vancouver; and
- (p) Area No. 16, composed of the remainder of the province of British Columbia, with no principal market.

3. (1) The maximum price per quart at which any person may sell or offer to sell at retail any standard milk in any area shall be as follows:—

Area	Maximum price except in principal markets (cents)	Principal Market	Maximum price in principal markets (cents)
No. 1	11·0	Charlottetown	11·0
No. 2	12·0	Sydney	13·0
		Halifax	12·5
No. 3	12·0	Saint John (N.B.)	13·0
		Fredericton	12·0
		Campbellton	13·0
No. 4	12·0	Quebec City	12·0
No. 5	11·0	Three Rivers	11·0
No. 6	12·0	Montreal	12·5
No. 7	11·0	Sherbrooke	11·0
No. 8	12·0	Hull	12·0
No. 9	14·0		
No. 10	12·0	Toronto	13·0
		Hamilton and Niagara District	12·5
		Windsor	13·0
No. 11	13·0		

Area	Maximum price except in principal markets (cents)	Principal Market	Maximum price in principal markets (cents)
No. 12	12·0	Winnipeg	12·0
No. 13	12·0	Regina	12·0
		Saskatoon	12·0
		Moose Jaw	12·0
		Prince Albert	12·0
		Swift Current	12·0
No. 14	12·0	Edmonton	12·0
		Calgary	12·0
		Lethbridge	12·0
No. 15	11·0	Vancouver	11·0
No. 16	15·0		

provided that, on the sale at retail of any odd number of whole quarts of milk in the principal markets of Halifax, Montreal and Hamilton and Niagara District, a further half-cent may be added to the total selling price.

(2) In any case in which, prior to the effective date of this Order, the maximum price lawfully in effect on the sale of milk at retail in any market (other than a principal market) in any area is less than the maximum price set forth in this Section for that area, such prior maximum price shall continue in effect in such market.

(3) In any case in which, prior to the effective date of this Order, the maximum price lawfully in effect on any sale of milk at retail in any principal market in any area is more than the maximum price set forth in this Section for such market, such prior maximum price shall continue in effect in such market.

(4) All maximum prices set forth in this Section apply to sales of standard milk only and, except in the principal markets of Halifax, Montreal, Vancouver and Victoria, the maximum price on sales at retail of any other milk, including homogenized or special milk, buttermilk and chocolate-flavoured dairy drink shall be the maximum price on sales at retail of such other milk established pursuant to the Wartime Prices and Trade Regulations during the basic period from September 15 to October 11, 1941; provided that, in any case in which the maximum price of standard milk in any market (other than a principal market) in any area is hereafter varied in accordance with the provisions of subsection (6) of this Section, the maximum price for such other milk, buttermilk and chocolate-flavoured dairy drink shall be that which is in the same proportion to the maximum price so varied as it now is to the maximum price set forth in this Section for standard milk in such market.

(5) The maximum price on sales at retail of any milk other than standard milk, buttermilk and chocolate-flavoured dairy drink in the principal markets of Halifax and Montreal shall be one-half cent per quart more than the maximum prices lawfully in effect for sales of such milk prior to September 1, 1942.

(6) The maximum price on the sale of standard milk at retail in any market in any area may be varied by the Order of any provincial authority with the written concurrence of the Board or by the order of the Food Administrator countersigned by the Chairman of the Board.

4. (1) Notwithstanding anything contained in this Order, every seller of milk at wholesale or at retail in any part of Canada, on any sale of standard milk, homogenized milk, special milk (4 per cent to 6 per cent of butterfat), buttermilk (cultured), cultured milk, skim-milk or chocolate-flavoured dairy drink, shall collect from the purchaser thereof only the lawful price thereof less a reduction of eight cents per gallon, two cents per quart, one cent per pint or one-half cent per half pint, as the case may be.

(2) The provisions of subsection (1) of this Section shall apply to all sales by a seller, regardless of the class of purchaser or size or kind of container used, with the following exceptions:—

- (a) sales by one distributor to another;
- (b) sales by a primary producer to a distributor or manufacturer of milk products;
- (c) sales at retail in half-pint containers.

5. (1) Commodity Prices Stabilization Corporation, Limited, is hereby authorized and directed to reimburse every seller to whom the provisions of subsection (1) of Section 4 of this Order apply, on the basis of his actual sales of any milk or milk product referred to in such subsection, by payment of a subsidy at the following rates:—

- 8 cents per gallon;
- 2 cents per quart;
- 1 cent per pint;
- $\frac{1}{2}$ cent per half pint;

provided, however, that such subsidy shall not be paid in respect of

- (a) sales at retail in half-pint containers;
- (b) sales of any aforesaid milk or milk product that was purchased by a seller at prices reduced in accordance with the provisions of Section 4 of this Order.

(2) Every seller making any claim for subsidy under the provisions of this Section shall make application therefor to Commodity Prices Stabilization Corporation, Limited, on a form or forms provided by it and shall furnish all information required in such form or forms or otherwise required by such Corporation.

PART II

Fluid Cream

6. For the purposes of this Part,

- (a) "cream" means, in any province of Canada, fluid cream as defined or described in the Regulations or Orders of any authority duly appointed to regulate the sale and distribution of dairy products in such province;
- (b) "grades" means, in any province of Canada, grades of cream in accordance with the standards for grades of cream prescribed by the Regulations or Orders of any authority duly appointed to regulate the sale and distribution of dairy products in such province.

7. No person shall, on or after January 1, 1943, except with the written authority of the Food Administrator, sell, offer to sell or supply in any manner

- (a) any cream containing more than 18 per cent of butterfat, with a tolerance of one per cent being allowed; or
- (b) more than two grades of any cream product; such grades to be such as are designated by the provincial authority appointed to regulate the sale and distribution of dairy products;

provided, however, that the provisions of this Section shall not apply to sales of cream by a primary producer thereof to a dairy, creamery, milk distributor or any industrial user of cream, or to sales of cream by one milk distributor or manufacturer to another milk distributor or manufacturer.

8. No person shall, on or after January 1, 1943, except with the written authority of the Food Administrator, purchase or otherwise acquire any cream containing more butterfat than that permitted by Section 7 hereof; provided, however, that the provisions of this Section shall not apply to the purchase of any cream by a dairy, creamery, milk distributor or an industrial user from the primary producer thereof, or by one milk distributor or manufacturer from another milk distributor or manufacturer.

9. (1) The maximum price per half-pint, pint or quart at which any person may sell or offer to sell at retail any cream containing 18 per cent of butterfat, with a tolerance of one per cent being allowed, delivered in any area named in Section 2 of this Order, shall be the following price for that quantity in that area:—

Quantity	All areas except area	
	No. 11 (cents)	Area No. 11 (cents)
Half-pint	15	16
Pint	28	30
Quart	50	53

provided, however, that in any case in which, prior to the effective date of this Order, the maximum price lawfully in effect on the sale of such cream at retail in any part of any such area is more than the maximum price set forth in this subsection for such area, such prior maximum price shall continue in effect in such part of such area.

(2) The maximum price at which any person may sell or offer to sell at retail any cream containing less than the percentage of butterfat set forth in subsection (1) of this Section shall be the highest lawful price established by such person on sales of such cream at retail during the basic period from September 15 to October 11, 1941.

(3) Any differences in price heretofore established between different classes of sellers in any part of any area in any province by any authority duly appointed to regulate the sale and distribution of dairy products in such province and which result in some classes of sellers having net prices per unit of cream lower than the net prices of other sellers per unit of cream and lower than the maximum prices set forth in subsection (1) and (2) of this Section shall be continued in such part of such area by all sellers affected by such established differences.

(4) In any case in which, prior to the effective date of this Order, the maximum price lawfully in effect on the sale at retail of cream referred to in subsection (1) of this Section in any part of any area referred to in such subsection is less than the maximum price set forth in such subsection for such area, such prior maximum price shall continue in effect in such part of such area; provided that such maximum price may be varied by Order of any provincial authority with the written concurrence of the Board or by order of the Food Administrator countersigned by the Chairman of the Board.

PART III

Concentrated Milk Products

10. For the purposes of this Part,

- (a) "concentrated milk product" means evaporated milk, condensed milk, condensed skimmed milk, whole milk powder, or skimmed milk powder;
- (b) "condensed milk" means milk from which a considerable portion of water has been evaporated and to which sugar has been added and containing, all tolerances being allowed for, not less than 28 per cent of milk solids and not less than 8 per cent of milk fats;
- (c) "condensed skimmed milk" means skimmed milk or separated (machine-skimmed) milk from which a considerable portion of water has been evaporated and to which sugar has been added and containing, all tolerances being allowed for, not less than 28 per cent of milk solids;
- (d) "evaporated milk" means milk from which a considerable portion of water has been evaporated and containing, all tolerances being allowed for, not less than 25.5 per cent of milk solids and not less than 7.8 per cent of milk fats;
- (e) "northern district" means that part of the province of Quebec made up of the counties of Temiscamingue and Abitibi, that part of the province of Ontario lying north of North Bay, Sudbury and Sault Ste. Marie, and all points in the province of Ontario west of Sault Ste. Marie;
- (f) "skimmed milk powder" means the soluble powder product made by the spray process or the roller process from skimmed milk or separated (machine-skimmed) milk, containing not less than 95 per cent of milk solids;
- (g) "whole milk powder" means the soluble powder product made by the spray process or the roller process from whole milk, containing not less than 95 per cent of milk solids and not less than 26 per cent of milk fats.

11. The maximum price at which any manufacturer of concentrated milk products may sell or offer to sell any concentrated milk product to any buyer in any province shall be the price set forth in this Section for that product in that province, which shall be the price delivered f.o.b. the buyer's delivery point according to the estab-

lished custom between such manufacturer and buyer; or, if the buyer is a new customer, f.o.b. the buyer's place of business in such province, or, if delivery is by railway, f.o.b. the buyer's nearest railway station:

(a) *evaporated milk*, manufactured on or after May 1, 1942,

(i) per case of 48 tins of 16 ounces each, when sold in carload lots:

Prince Edward Island, Nova Scotia and New Brunswick..	\$4 10
Quebec and Ontario, except in Northern District.....	4 10
In Northern District.....	4 20
Manitoba, Alberta, Saskatchewan and British Columbia...	4 20

(ii) per case of other size or of other size of tins, or when sold in less than carload lots, a price which is in the same proportion to the respective maximum prices set forth in paragraph (i) immediately preceding as it was to the respective maximum prices of evaporated milk sold in cases of 48 tins of 16 ounces each in carload lots prior to the effective date of this Order;

(b) *condensed milk and condensed skimmed milk*,

(i) when sold in bulk in barrels containing approximately 650 pounds each:

	Condensed milk	Condensed skimmed milk
	Cents per lb.	
Prince Edward Island, Nova Scotia and New Brunswick	13·0	10·5
Quebec and Ontario except in Northern District	12·5	10·0
Northern District	12 0	10·5
Manitoba, Alberta, Saskatchewan and British Columbia	14·0	11·5

(ii) when sold in bulk in containers other than barrels containing approximately 650 pounds each:

half cent per pound more than the corresponding prices set forth in paragraph (i) immediately preceding;

(c) *whole milk powder (roller process)*, when sold in bulk in the following barrels or drums:

	In barrels of 150 lbs.	In drums of 50 lbs.
	Cents per lb.	
Prince Edward Island, Nova Scotia and New Brunswick	29·5	30·5
Quebec and Ontario except North- ern District	28·5	29·5
Northern District	29·5	30·5
Manitoba, Alberta, Saskatchewan and British Columbia	30·5	31·5

(d) *whole milk powder (spray process)*,

(i) when sold in bulk in barrels or drums referred to clause (c) immediately preceding:

4 cents per pound more than the corresponding prices set forth in such clause (c);

(ii) when sold in cases of 6 tins of 8 pounds each:

	Per case
Prince Edward Island, Nova Scotia and New Brunswick....	\$21 00
Quebec and Ontario, except Northern District	20 00
Northern District	21 00
Manitoba, Alberta, Saskatchewan and British Columbia.....	22 00

- (e) *skimmed milk powder (roller process)*, when sold in bulk in the following barrels or drums:

	In barrels of 200 lbs.	In drums of 100 lbs.	In drums of 50 lbs.
	Cents per lb.		
Prince Edward Island, Nova Scotia and New Brunswick	12·5	13·5	14·5
Quebec and Ontario, except North- ern District	11·5	12·5	13·5
Northern District	12·0	13·0	14·0
Manitoba, Saskatchewan and Alberta	12·5	13·5	14·5
British Columbia	12·0	13·0	14·0

- (f) *skimmed milk powder (spray process)*, when sold in bulk:

1 cent per pound more than the corresponding prices set forth in clause (e) immediately preceding.

12. (1) The maximum price at which any seller other than a manufacturer may sell or offer to sell any evaporated milk in carload lots shall be the highest lawful price at which such seller sold evaporated milk in carload lots during the basic period from September 15 to October 11, 1941, plus 25 cents per case of 48 tins of 16 ounces each, or $\frac{1}{2}$ cent per 16-oz. tin; provided that this subsection shall apply only to evaporated milk purchased by such seller at prices which have been increased under the authority of this Order.

(2) The maximum price at which any seller other than a manufacturer may sell or offer to sell any evaporated milk in other sizes of containers or cases or in less than carload lots shall be that which is in the same proportion to maximum price set forth in subsection (1) of this section as it was to the respective maximum price of such milk when sold in cases of 48 tins of 16 ounces each or in 16 ounce containers in carload lots prior to the effective date of this Order

13. (1) Notwithstanding anything contained in Section 11 hereof, the maximum price at which any manufacturer of concentrated milk products may sell or offer to sell any concentrated milk product, except evaporated milk, to any wholesaler shall be one-half cent per pound less than the corresponding maximum price set forth for such product in such Section.

(2) The maximum price at which any person may sell or offer to sell at wholesale any concentrated milk product that is subject to the provisions of subsection (1) of this Section shall be the sum of the following:

- (a) the actual price paid by such person but not in any event exceeding the maximum price that may be charged to such person by the manufacturer of such product; and
- (b) a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by such person during the basic period from September 15 to October 11, 1941, on sales of such product, but in no event exceeding ten per cent (10%) of his selling price.

PART IV

Cheese

14. For the purposes of this Part,

- (a) "cheese" means Canadian cheddar cheese, white or coloured, of any size or weight;
- (b) "current make cheese" means cheese manufactured on and after May 1, 1942;
- (c) "factory shipping point" means, for any cheese factory, the point at which it has been usual and customary to assemble cheese for shipment from such factory;

- (d) "first grade", "second grade", and "third grade" cheese means, respectively, cheese graded in accordance with the standards for grades set forth in the Regulations under Part II of the Dairy Industry Act;
- (e) "score" means the total score of cheese according to the scale of points for scoring cheese in accordance with the standards for grades of cheese set forth in the said Regulations under Part II of the Dairy Industry Act;
- (f) "wholesale distributor" means any person, other than a manufacturer, who sells cheese otherwise than at retail.

15. (1) The maximum price per pound at which any manufacturer of cheese may sell or offer to sell any current make cheese to any wholesale distributor shall be such that the sum of the price and all bonuses and premiums paid by any federal or provincial authority will equal, in each province, f.o.b. factory shipping point, the following amount, according to grade and score:—

First grade (94 score and over).....	24 cents,
First grade (93 score)	23 cents,
First grade (92 score)	22 cents,
Second grade (87 to 91 score).....	21½ cents,
Third grade (under 87 score)	21 cents,

together with an amount not exceeding $\frac{1}{8}$ of a cent per pound paraffining.

(2) The maximum price per pound at which any manufacturer of cheese may sell or offer to sell at retail any current make cheese shall be the sum of the following:

- (a) the maximum price set forth in subsection (1) of this Section;
- (b) transportation charges from the factory shipping point to the buyer's place of business, if actually paid by such manufacturer; and
- (c) an amount for markup not exceeding the lawful markup customarily obtained by such manufacturer during the basic period on sales of such cheese at retail but in no event exceeding twenty-five per cent (25%) of his selling price.

16. (1) The maximum price at which any wholesale distributor may sell or offer to sell any current make cheese shall be the sum of the following:

- (a) the price actually paid by such wholesale distributor, not exceeding the maximum price set forth in Section 15 hereof;
- (b) transportation charges from the factory shipping point to the place where such wholesale distributor makes delivery to his buyer, if actually paid by such wholesale distributor;
- (c) an amount not exceeding $\frac{3}{8}$ of a cent per pound per month from the date of manufacture of the cheese, to cover storage, interest and shrinkage; and
- (d) an amount for markup not exceeding the lawful markup customarily obtained by such wholesale distributor during the basic period but in no event exceeding 2½ cents per pound; provided that, if the cheese sold by such wholesale distributor was acquired by him from other wholesale distributors, the aggregate markup of all such distributors combined shall not exceed 2½ cents per pound.

(2) The maximum price at which any person other than a manufacturer of cheese may sell or offer to sell at retail any current make cheese shall be the sum of;

- (a) the price actually paid by such person, not exceeding the maximum price set forth in subsection (1) of this Section;
- (b) transportation charges to such person's place of business, if not included in such price; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by such person during the basic period on sales of such cheese, but in no event exceeding twenty-five per cent (25%) of his selling price.

17. (1) The maximum price at which any wholesale distributor may sell or offer to sell any cheese other than current make cheese shall be the sum of the following:

- (a) the price actually paid by such wholesale distributor plus transportation charges, if not included in such price;

- (b) an amount not exceeding $\frac{3}{8}$ of a cent per pound per month from the date of purchase of the cheese by such wholesale distributor, to cover storage, interest and shrinkage; and
 - (c) an amount for markup not exceeding the markup customarily obtained by such wholesale distributor during the basic period but in no event exceeding $2\frac{1}{2}$ cents per pound; provided that, if the cheese sold by such wholesale distributor was acquired by him from other wholesale distributors, the aggregate markup of all such distributors combined shall not exceed $2\frac{1}{2}$ cents per pound.
- (2) The maximum price at which any person may sell or offer to sell at retail any cheese other than current make cheese shall be the sum of the following:—
- (a) the price actually paid by such person, but in no event exceeding the maximum price set forth in subsection (1) of this Section;
 - (b) transportation charges to his place of business, if not included in such price; and
 - (c) a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by such person during the basic period on sales of such cheese, but in no event exceeding 25 per cent (25%) of his selling price.

PART V

General Provisions

18. Maximum prices fixed by this Order are not subject to any differentials, whether for quantity sales or otherwise, other than price differentials expressly set forth in this Order and such cash discounts as were during the basic period or customarily allowed by the seller.

19. No person shall give, pay or accept any commission, discount, bonus, premium, rebate or other consideration in money or in kind in connection with or on account of any purchase or sale of milk or milk products which, together with the actual price, would result in an aggregate consideration exceeding the maximum price fixed by Section 7 of the Wartime Prices and Trade Regulations or by the Board, or fixed or approved by any other authority with the written concurrence of the Board.

20. This Order shall be effective on and after December 16, 1942.

Made at Ottawa this 11th day of December, 1942.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 211 (Corrected)

Respecting Maximum Rentals and Termination of Leases

made pursuant to authority conferred by Orders in Council P. C. 8965 and 9029, dated the 21st day of November, 1941.

1. Section 1 of Order No. 108 of the Board, dated April 24, 1942, is hereby amended by deleting from the last two lines of clause (iii) of subsection (b) thereof the words "of the latest lease in effect since January 1, 1940" and by substituting the following therefor:

"of the latest lease in effect between January 1, 1940, and October 11, 1941."

2. Section 3 of said Order is hereby deleted and the following is substituted therefor:

"3. (1) Subject to the provisions of subsection (2) hereof, for any commercial or housing accommodation the maximum rental for which has not been fixed by the Maximum Rentals Regulations or by or under this or any previous Order of the Board, the maximum rental shall be the rental lawfully payable under the first lease for such accommodation, made between October 11, 1941, and December 10,

1942; but in no event shall such rental be higher than the rental generally prevailing on October 11, 1941, for similar accommodation in the same locality or neighbourhood of the same municipality or in a similar locality or neighbourhood of an adjoining municipality.

(2) The landlord of any commercial or housing accommodation

- (i) for which no lease was in effect between the basic date and December 10, 1942, or
- (ii) to which, after the date of the latest fixation of the maximum rental therefor, a structural alteration or addition has been made, which has resulted in
 - (a) conversion of such accommodation into two or more accommodations, or
 - (b) conversion of commercial accommodation into housing accommodation, or
 - (c) conversion of housing accommodation into commercial accommodation,

shall, before making a lease therefor, or within thirty days after making a lease therefor, make an application, in such form and in such manner as a Rentals Administrator shall prescribe, to a Rentals Committee for a fixation of a maximum rental for such accommodation, and the maximum rental so fixed shall be effective from and after the date of the making of the first lease for such accommodation; but in no event shall such rental be higher than the rental generally prevailing on October 11, 1941, for similar accommodation in the same locality or neighbourhood of the same municipality or in a similar locality or neighbourhood of an adjoining municipality.²

3. Subsection (1) of Section 4 of said Order is amended by

- (i) adding the words "or fixation" after the word "variation," and
- (ii) deleting therefrom the words "to the local Rentals Committee" and by substituting the following therefor:

"to a local Rentals Committee."

4. Section 5 of said Order is amended by

- (i) deleting from clause (a) of subsection (1) thereof the words "since January 1, 1941" and by substituting the following therefor:

"since the date of the latest fixation of the maximum rental therefor,"
- (ii) deleting from clause (b) of subsection (1) thereof the words "since the basic date" and by substituting the following therefor:

"since the date of the latest fixation of the maximum rental therefor,"
- (iii) deleting therefrom clause (c) of subsection (1) and by substituting the following therefor:

"(c) a substantial expenditure, since the date of the latest fixation of the maximum rental therefor, upon a structural alteration, addition or improvement;"
- (iv) deleting clause (d) of subsection (1) thereof and by substituting the following therefor:

"(d) the supplying by the landlord, since the date of the latest fixation of the maximum rental therefor, of services, equipment, furniture, furnishings, fixtures or facilities which the landlord did not supply or agree to supply for such fixed maximum rental;"
- (v) deleting from clause (e) of subsection (1) thereof the words "since the basic date" and by substituting the following therefor:

"since the date of the latest fixation of the maximum rental therefor,"
- (vi) deleting from clause (f) of subsection (1) thereof all the words after the word "tenant" and by substituting the following therefor:

"since the date of the latest fixation of the maximum rental therefor;"

- (vii) deleting from clause (h) of subsection (1) thereof the words "since the basic date" and by substituting the following therefor:

"since the date of the latest fixation of the maximum rental therefor",

- (viii) deleting from clause (h) of subsection (1) thereof the words "furnishings or facilities" and by substituting the following therefor:

"furnishings, fixtures or facilities",

- (ix) deleting clause (c) of subsection (2) thereof and by substituting the following therefor:

"(c) a substantial lessening, since the date of the latest fixation of the maximum rental therefor, of the accommodation or of its appurtenances, services, equipment, furniture, furnishings, fixtures or facilities."

- (x) deleting the word "landlord" in the first line of subsection (3) thereof and by substituting the following therefor:

"landlord, subject to the provisions of subsection (8) hereof",

- (xi) deleting clause (b) of subsection (3) thereof and by substituting the following therefor:

"(b) in any case referred to in clause (c) of subsection (1) hereof, to which the provisions of Section 3 of this Order do not apply, or in any case referred to in clause (d) or clause (e) of subsection (1) hereof, by an amount which, in the opinion of the Committee, is commensurate with the increased rental value, apportioned monthly;",

- (xii) deleting from clause (e) of subsection (3) thereof the words "by an amount estimated to make reasonable provision for the lessened rental value apportioned monthly;" and by substituting the following therefor:

"by an amount, which, in the opinion of the Committee, is commensurate with the lessened rental value, apportioned monthly;",

- (xiii) deleting from subsection (3) thereof the last seven lines, following clause (e), and by substituting the following therefor:

"provided that no increased maximum rental for any commercial or housing accommodation, permitted under this section, shall be made to take effect earlier than the date on which the landlord's application therefor was filed at the designated filing office for the area in which such accommodation is situated; but, in the absence of an agreement between the landlord and tenant to the contrary, no person shall charge, demand, receive, collect or pay such increased maximum rental prior to the date of expiration of the current term of the lease in effect at the time the increase was permitted, and, in any case in which such lease is renewed, prior to the date of expiration of the term of such renewal unless the provisions of Section 17 or Section 18 have been exercised."

- (xiv) deleting the word "tenant" in the first line of subsection (4) thereof and by substituting the following therefor:

"tenant, subject to the provisions of subsection (8) hereof,"

- (xv) deleting from clause (c) of subsection (4) thereof the following words "sufficient to make reasonable provision for the lessened rental value," and by substituting the following therefor:

"which, in the opinion of the Committee, is commensurate with the lessened rental value,"

- (xvi) adding thereto subsection (8) as follows:

"(8) Notwithstanding any provision of this Section to the contrary, no rental shall be higher than the rental generally prevailing on October 11, 1941, for similar commercial or housing accommodation in the same locality or neighbourhood of the same municipality, or in a similar locality or neighbourhood of an adjoining municipality."

5. Section 10 of said Order is hereby deleted and the following is substituted therefor:

"10. The decision of a Rentals Committee effecting a variation or fixation of a maximum rental shall be recorded in a form prescribed by a Rentals Administrator and shall bear

- (i) the signature of the Committee, and
- (ii) the date on which such variation or fixation was made, and
- (iii) having regard to the provisions of Section 3 and subsections (3) and (4) of Section 5 of this Order, the date on which such maximum rental shall become effective,

and shall be forwarded with all material filed and a memorandum of the Committee setting forth such additional facts as may have been established at the hearing, to the Regional Rentals Office of the Wartime Prices and Trade Board for the region in which the accommodation is located."

6. Section 15 of said Order is hereby deleted and the following is substituted therefor:

"15. The provisions of this part shall not apply to

- (a) a daily or weekly lease of commercial or housing accommodation, or
- (b) a lease of commercial or housing accommodation for a 'term certain' of less than three months, or
- (c) a lease made with a boarder or a lodger, or
- (d) hotel accommodation, or
- (e) housing accommodation supplied by a landlord to an employee, servant or agent of such landlord under the terms of a contract of employment."

7. Section 16 of said Order is amended by

- (i) deleting subsection (1) thereof and by substituting the following therefor:

"(1) If a landlord wishes to terminate the tenant's lease, he or some authorized person on his behalf shall give to the tenant due notice to vacate, in writing, in accordance with the provisions of this Part, and such notice to vacate shall contain or be accompanied by the appropriate undertaking as required by the provisions of this section; and, notwithstanding any provisions contained in a lease heretofore or hereafter made, no notice to vacate shall be given except in accordance with this Part."

- (ii) deleting therefrom subsection (2) and by substituting the following therefor:

"(2) Subject to the provisions of subsection (3) of Section 17 and to the provisions of Section 24 of this Order, every notice to vacate given by or on behalf of a landlord shall be in writing and, unless the lease provides for a longer notice, the length of the notice,

- (a) in the case of a lease of any housing accommodation, if such notice is given by a landlord who purchased such accommodation on or after December 10, 1942, and if such notice is given by reason of the circumstances set forth in clause (f) of subsection (3) of this Section, shall be at least twelve months terminating,

- (i) in the case of a lease for a 'term certain' of which the unexpired term is less than twelve months at the date of receipt of such notice, on the last day of April or September, whichever of such days comes on, or comes first after, receipt of such notice, or

- (ii) in the case of any other lease, at the end of any particular lease month; but in no case shall such notice require the tenant to vacate before the end of the period of occupancy to which he is entitled under the terms of the lease in effect or to which he is entitled by operation of law;

- (b) subject to the provisions of clause (a) of this subsection, in the case of a monthly lease of any commercial or housing accommodation, shall be at least three months terminating at the end of a lease month;

- (c) subject to the provisions of clause (a) of this subsection, in the case of any lease, other than a monthly lease, of commercial or housing accommodation not for a 'term certain', shall be that required by the law of the province in which the accommodation is situated;
 - (d) subject to the provisions of clause (a) of this subsection, in the case of a lease of any commercial or housing accommodation for a 'term certain', shall be at least three months, terminating at the end of the term."
- (iii) deleting from the first line of subsection (3) thereof, the words, "no notice to vacate" and by substituting the following therefor:
- "Subject to the provisions of subsection (3) of Section 17 of this Order, no notice to vacate";
- (iv) deleting therefrom clauses (e), (f), (g), (h) and (i) of subsection (3) thereof and by substituting the following therefor:
- "(e) that the landlord, other than a landlord to whom the provisions of clause (f), of this subsection apply, needs the housing accommodation for personal occupation as his residence for a period of at least one year from the date on which the tenant is to vacate under the notice to vacate, and has undertaken in his notice to vacate that such accommodation will be so occupied; or
 - (f) that the landlord, who purchased such accommodation on or after December 10, 1942, and who has completed such purchase, needs the housing accommodation for personal occupation as his residence for a period of at least one year from the date on which the tenant is to vacate under the notice to vacate; or
 - (g) that the landlord in good faith has made an agreement, prior to December 10, 1942, to sell the housing accommodation under the terms of which he has agreed to give vacant possession to the buyer and that he is delivering to the tenant with his notice to vacate an undertaking in writing signed by the buyer that such accommodation will be occupied, for a period of at least one year, from the date on which the tenant is to vacate, as a residence for the buyer or for his parent or child or for anyone habitually residing with him as a member of his family or for any person employed by him; or
 - (h) that the replacement of the tenant will be in the interests of the majority of the remaining tenants; or
 - (i) that the tenant's lease is for a 'term certain' and that prior to December 30, 1941, the landlord in good faith had made a lease of the housing accommodation to another tenant to take effect at the end of such 'term certain'; or
 - (j) that the landlord requires possession of the housing accommodation for the purpose of
 - (i) demolition, for which the authority, in writing, of the Real Property Administrator has first been obtained, or
 - (ii) making any major structural alteration or addition specified in the notice, or
 - (iii) subdivision by means of structural alteration into additional units of housing accommodation as specified in the notice, or
 - (iv) conversion into business premises, for which the authority, in writing, of the Real Property Administrator has first been obtained, and has undertaken in his notice to vacate that possession of such accommodation will be used for such purpose;"
- (v) deleting from the first line of subsection (4) thereof the words "no notice to vacate" and by substituting the following therefor:
- "subject to the provisions of subsection (3) of Section 17 of this Order, no notice to vacate."

(vi) deleting subsection (5) thereof and by substituting the following therefor:

"(5) Subject to the provisions of subsection (12) of this Section, any form of notice to vacate shall be sufficient if it is in writing, requires vacation on the proper day and states the reason for the notice in accordance with this Order, and contains or is accompanied by the required undertaking.";

(vii) adding thereto subsections (6), (7), (8), (9), (10), (11) and (12) as follows:

"(6) If a notice to vacate any housing accommodation is given by reason of the circumstances set forth in clause (f) of subsection (3) of this Section, the tenant may, within fifteen days after receipt of such notice to vacate, give to the landlord a notice in writing in which the tenant agrees to continue the lease of such accommodation, on the same terms and conditions, until the date on which he is to vacate in accordance with the provisions of clause (a) of subsection (2) of this Section; but, in default of such notice being given by the tenant to the landlord, the tenant shall vacate the accommodation, as follows:

- (a) in the case of a monthly lease, the tenant shall vacate at the end of three lease months after the date of receipt of such notice to vacate;
- (b) in the case of any other lease not for a 'term certain', the tenant shall vacate at the end of the current term to which the tenant was entitled at the date of receipt of such notice to vacate, by the law of the province in which the accommodation is situated;
- (c) in the case of a lease for a 'term certain' of which the unexpired term is three months or longer at the date of receipt of such notice to vacate, the tenant shall vacate at the end of such term;
- (d) in the case of a lease for a 'term certain' of which the unexpired term is less than three months at the date of receipt of such notice to vacate, the tenant shall vacate at the end of three lease months after the date of receipt of such notice to vacate.

(7) In any case in which a tenant has agreed to remain in occupation of the accommodation under the provisions of subsection (6) of this Section, until the date on which he is to vacate in accordance with the provisions of clause (a) of subsection (2) of this Section, the landlord shall, not earlier than six months and not later than three months before the date on which such tenant is to vacate, apply to the Court in accordance with the provisions of subsection (1) of Section 20 of this Order for an order for possession; and upon such application to the Court the landlord shall give to the Court an undertaking that the accommodation will be occupied as his own residence for personal occupation thereof for a period of at least one year from the date on which such tenant is to vacate.

(8) Upon an application being made under the provisions of subsection (7) of this Section, if the Court is satisfied that due notice to vacate in accordance with the provisions of clause (a) of subsection (2) of Section 16 of this Order has been given and that the circumstances set forth in clause (f) of subsection (3) of Section 16 of this Order and stated in such notice to vacate exist, the landlord shall be entitled to an order that possession be delivered to him on the date on which the tenant is to vacate under the notice to vacate.

(9) Upon an application being made under the provisions of subsection (7) of this Section the Court may impose terms and conditions as to the fulfilment of the undertaking given by the landlord to the Court and may make directions as to compensation to the tenant in the event of non-fulfilment; and in the event of non-fulfilment of the undertaking the accommodation shall not, without the subsequent leave of the Court, be rented to another tenant during the period of one year from the date on which the tenant is to deliver up possession pursuant to the order for possession.

(10) Any order for possession made under subsection (8) of this Section shall be enforceable as if it were an order for eviction or possession made under the law of the province in which the particular accommodation is situated.

(11) Upon an application to the Court made under subsection (7) of this Section, no party shall be entitled to an order for his costs.

(12) Any notice to vacate any housing accommodation given by reason of the circumstances set forth in clause (f) of subsection (3) of this Section shall be in the following form, properly completed:

"Notice to Vacate"

To (name and address of tenant)

Take notice that I require you to vacate the housing accommodation known as on the day of 194., for the reason that I need the accommodation for personal occupation as my residence for a period of at least one year from the above date; and further take notice that under the provisions of subsection (6) of Section 16 of Order No. 108 of the Wartime Prices and Trade Board, (a) if you desire to remain in occupation until the above date, you are required to give to me, within fifteen days after receipt by you of this notice, a notice in writing in which you agree to continue your lease on the same terms and conditions until the above date, or (b) in default of your giving to me such notice in writing you are required to vacate the accommodation on the day of 194....

Date.....

(Signed)

Landlord."

8. Section 18 of said Order is hereby deleted and the following is substituted therefor:

"18. (1) A tenant shall not be entitled to a renewal of his lease,

(a) if he has given to the landlord notice of his intention to vacate, or

(b) if the landlord has given to him a notice to vacate by reason of the circumstances set forth in clause (f) of subsection (3) of Section 16 of this Order, unless the Court has refused to grant to the landlord an order for possession.

(2) Subject to the provisions of subsection (1) of this Section, if a tenant desires to renew his lease he shall within fifteen days after receipt of a notice to vacate or demand for renewal give to the landlord a notice of renewal which in the absence of an agreement to the contrary may not be withdrawn.

(3) Subject to the provisions of subsection (1) of this Section, if a tenant who has not received a demand for renewal or a notice to vacate, other than a notice to vacate given by reason of the circumstances set forth in clause (f) of subsection (3) of Section 16 of this Order, desires to renew his lease, he may at any time during the last three months of the term give to the landlord a notice of renewal which, in the absence of an agreement to the contrary may not be withdrawn.

(4) Any notice of renewal given by a tenant shall be sufficient if it is in writing, is in accordance with the provisions of this part and clearly shows the intention to renew at the maximum rental which, on the date of giving such notice, has been fixed for the particular accommodation."

9. Section 21 of said Order is amended by

(i) adding after the word "tenant" in the first line of clause (b) of subsection (3) thereof the following words:

"of any commercial accommodation,";

(ii) deleting from the eighth line of clause (b) of subsection (3) thereof the following words:

"as his own residence";

(iii) adding to subsection (3) thereof clause (c) as follows:

“(c) to give to the tenant of any housing accommodation, in the event of actual sale in good faith under an agreement made prior to December 10, 1942, by the terms of which the buyer is entitled to vacant possession, three months’ notice to vacate, terminating at the end of any lease month, accompanied by the signed undertaking of the buyer that the accommodation will be occupied by him as his own residence for a period of at least one year from the date on which the notice requires the tenant to vacate; and if the tenant, within fifteen days after receipt of such notice and undertaking, gives notice in writing that he requires an application to be made to the Court for an order for possession, the landlord and the buyer shall jointly apply to the Court for such order; and, upon such application being made, the buyer’s undertaking shall also be given to the Court, and, if the Court is satisfied that due notice to vacate has been given and that the accommodation will be used in accordance with the undertaking, the landlord shall be entitled to an order that possession be delivered to him pursuant to such notice to vacate; provided that the Court may impose terms and conditions as to fulfilment of the undertaking and may make directions as to compensation to the tenant for his reasonable costs of moving in the event of non-fulfilment of the undertaking; and provided further that in the event of non-fulfilment of the undertaking, the accommodation shall not, without the subsequent leave of the Court, be rented by the landlord or by the buyer to another tenant during the period of one year from the date on which the tenant was required to deliver up possession.”

(iv) deleting subsection 5 thereof, and by substituting the following therefor:

“(5) If a lease, not for a ‘term certain’, in effect on the effective date of this Order continues in effect after the expiration of the current term thereof, such lease shall be deemed to have been renewed under the provisions of this Order.”

10. Section 22 of said Order is amended by

(i) adding after the word “thereof” in clause (b) of subsection (1) thereof the following word:

“or”;

(ii) adding to subsection (1) thereof clause (c) as follows:

“(c) If the tenant has given to the landlord a notice of his intention to vacate.”

11. Section 23 of said Order is amended by deleting from subsection (1) thereof the word “obligated” and by substituting therefor the word “entitled”.

12. Subsection (1) of Section 24 of said Order is amended by

(i) deleting from the second line thereof the following words:

“or housing”;

(ii) deleting from the thirteenth, fourteenth and fifteenth lines thereof the following words:

“in the case of commercial accommodation, or as his own residence in the case of housing accommodation.”

13. Section 25 of said Order is amended by adding after the word “accommodation” the following words:

“who has not given to the landlord a notice of his intention to vacate”.

14. Section 28 of said Order is amended by

(i) deleting subsection (2) thereof and by substituting therefor the following:

“(2) If any heating, lighting, water, garage or other service or any appurtenances, plant, equipment, furniture, furnishings, fixtures or facilities not supplied at the date of the latest fixation of the maximum rental therefor, are

supplied by a landlord in respect of any commercial or housing accommodation the maximum rental for such accommodation shall continue in effect unless and until varied in accordance with the provisions of Section 5 hereof.”;

(ii) deleting subsection (3) thereof;

(iii) renumbering subsection (4) thereof as subsection (3).

15. This Order shall be effective on and after the 10th day of December, 1942.

Made at Ottawa, this 1st day of December, 1942.

DONALD GORDON,
Chairman.

*Administrators' Orders***THE WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-559

Respecting Office Furniture

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-189 is hereby revoked and the following substituted therefor:—

1. Except with written permission of the Administrator of Furniture and Brushes, no person shall sell, offer to sell or supply any article of office furniture set out in the Schedule hereto, to a Department of the Government of Canada, or an agency thereof, unless it is manufactured in accordance with the specifications for the article set out in the said Schedule.

2. Except with written permission of the said Administrator, no person shall sell, offer to sell or supply any article of office furniture other than those set out in the Schedule hereto to a Department of the Government of Canada, or an agency thereof.

3. Nothing in this Order contained shall apply to used furniture.

4. This Order shall be effective on and after the 20th day of January, 1943.

Dated at Ottawa, this 13th day of January, 1943.

J. E. FERGUSON,

Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-559

PART I

1. *Double Pedestal Flat Top Desk*

Size—60" x 34" x 30½" high.

Top—5-ply, with core not less than 13/16" thick, and finished thickness of top approximately 1"; edges banded or veneered with veneer not less than 1/20" thick.

Legs—square and not less than 1-11/16" finished size; 8 legs, four to each pedestal, bottom edges rounded but not more than ¼" radius, front edge of legs next knee-hole rounded; no metal glides.

Drawers—three drawers of approximate depth of 5" outside measurement in left pedestal, one drawer of approximate depth of 5" outside measurement and one deep drawer in right pedestal and one centre drawer of approximate outside depth of 4"; all drawers dovetailed at front and dovetailed or corner-locked at back and constructed with centre bearer; approximate length of drawers 22½" outside measurement.

Drawer Divisions—top drawer in each pedestal to have one division not less than ¼" thick, deep drawer to have one crosswise division not less than ¾" thick spaced to accommodate foolscap size paper and with two removable lengthwise divisions not less than ½" thick.

Drawer Bottoms—pressed board or 3-ply wood not less than ½" thick; centre drawer bottom not less than 3/16" thick.

Drawer Fronts—not less than 13/16" thick, wooden pull of same material as drawer front secured with 2 screws countersunk.

Drawer Sides and Backs—not less than 7/16" thick.

Writing Slide—supplied for each pedestal, solid and constructed with 2" cleat or band at each end; not less than 13/16" thick and fitted with stop.

Pedestal Side and Back Panels—3 ply not less than ¼" thick, the outer grain to run vertically; with 2" x 13/16" rail top and bottom. Rails and Panels grooved into legs, groove not less than ½" deep.

Centre Back Rail—solid, 5" wide, 13/16" thick; dowelled into legs and securely fastened to top.

2. *Single Pedestal Flat Top Desk*

Size—42" x 30" x 30½" high; pedestal on right.

Top—5 ply with core not less than 13/16" thick and finished thickness of top approximately 1", edges banded or veneered with wood not less than 1/20" thick.

Legs—square and not less than 1-11/16" finished size, 6 legs bottom rounded but not more than ¼" radius; front edge of legs next knee hole rounded; no metal glides.

Drawers—three drawers of approximate depth 5" outside measurement in the pedestal and one drawer of approximate outside depth of 4" between pedestal and gable; all drawers dovetailed at front, and dovetailed or cornerlocked at back and constructed with centre bearer; approximate length of drawers 22½" outside measurement.

Drawer Divisions—top drawer in pedestal to have one division not less than ¼" thick.

Drawer Bottoms—pressed board or 3-ply and not less than ⅛" thick; centre drawer bottom not less than 3/16" thick.

Drawer Fronts—not less than 13/16" thick, wooden pull of same material as drawer front secured with 2 screws from inside of drawer and glued to front; screws countersunk.

Drawer Sides and Backs—not less than 7/16" thick.

Writing Slide—supplied in pedestal, solid and constructed with 2" cleat or band at each end; not less than 13/16" thick and fitted with stop.

Pedestal Side and Back Panels—3 ply not less than ¼" thick, the outside grain to run vertically; no back panel in knee space; 2" x 13/16" rail top and bottom, rails and panels grooved into legs, groove not less than ½" deep.

Back Rail—solid, 5" wide, 13/16" thick, dowelled into legs.

3. *Table Desk*

Size—60" x 30" x 30½" high.

Top—solid not less than 13/16" thick.

Legs—square and not less than 2-¼" finished sizes; bottom edges rounded but not more than ¼" radius; four legs only; no metal glides.

Drawers—a centre drawer approximately 4" deep outside measurement and one pedestal drawer 6" deep outside measurement on each side; all drawers dovetailed at front and dovetailed or counterlocked at back, approximate length of drawers 22½" outside measurement.

Drawer Divisions—no divisions in drawers.

Drawer Bottoms—pressed board or 3-ply wood, not less than ⅛" thick; centre drawer bottom not less than 3/16" thick.

Drawer Fronts—not less than 13/16" thick, wooden pull of same material as drawer front, secured with 2 screws from inside of drawer and glued to front; screws countersunk.

Drawer Sides and Backs—not less than 7/16" thick.

Writing Slide—no writing slide in table desk.

End, Back and Knee Space Rails—not less than 13/16" thick; depth as drawers; dowelled and securely fastened to top.

4. *Double Pedestal Stenographer's Desk*

Size—54" x 30" x 30½" high, with fixed bed 26½" high.

Top—solid wood not less than 13/16" thick, finished thickness.

Legs—square and not less than 1-11/16" finished size; 6 legs only, bottom edges rounded but not more than ¼" radius; front edge of legs next knee-hole rounded; no metal glides.

Drawers—two drawers of approximate depth of 5" outside measurement in each pedestal; all drawers dovetailed at front and dovetailed or cornerlocked at back and constructed with centre bearer; approximate length of drawers 22½" outside measurement.

Drawer Divisions—top drawer in right pedestal to have two divisions and second drawer three sloping divisions for foolscap paper.

Drawer Bottoms—pressed board or 3-ply wood, not less than 1/8" thick.

Drawer Fronts—not less than 13/16" thick, wooden pull of same material as drawer front, secured with 2 screws from inside of drawer and glued to front; screws countersunk.

Drawer Sides and Backs—not less than 7/16" thick.

Writing Slide—supplied for each pedestal; solid and constructed with 2" cleat or band at each end; not less than 13/16" thick and fitted with stop.

Pedestal Side & Back Panels—3-ply not less than 1/4" thick, the outer grain to run vertically; 2" x 13/16" rail top and bottom; panels and rails grooved into legs; groove not less than 1/2" deep.

Typewriter Bed—supported by grooved cleats on either side; piece cut out of top used for bed.

5. *Single Pedestal Stenographer's Desk*

Size—42" x 30" x 30½" high, with fixed bed 26½" high.

Top—solid wood not less than 13/16" finished thickness; grain to run long way the length of cutout on top over gable end.

Legs—square and not less than 1-11/16" finished size; 5 legs only, bottom edges rounded but not more than 1/4" radius; front edge of legs next knee-hole rounded; no metal glides.

Drawers—three drawers of approximate depth of 5" outside measurement in pedestal on right; all drawers dovetailed at front, and dovetailed or cornerlocked at back; constructed with centre bearer; approximate length of drawer 22½" outside measurement.

Drawer Divisions—top drawer to have two divisions and second drawer three sloping divisions for foolscap paper.

Drawer Bottoms—pressed board or 3-ply wood not less than 1/8" thick.

Drawer Fronts—not less than 13/16" thick, wooden pull of same material as drawer front secured with 2 screws from inside of drawer and glued to front; screws countersunk.

Drawer Sides and Backs—not less than 7/16" thick.

Writing Slide—supplied in pedestal; solid and constructed with 2" cleat or band at each end; not less than 13/16" thick and fitted with stop.

Pedestal Side and Back Panels—3-ply and not less than 1/4" thick, the outer grain to run vertically; 2" x 13/16" rail top and bottom, panels and rails grooved into legs; groove not less than 1/2" deep.

Typewriter Bed—supported by grooved cleats on either side; piece cut out of top used for bed.

6. *Typewriter Stand*

Size—36" x 19" x 26½" high.

Top—solid not less than 13/16" thick with square edge and not less than 36" x 19" in size.

Legs—square and not less than $1\frac{11}{16}$ " finished size; four legs; bottom edges rounded but not more than $\frac{1}{4}$ " radius; front edge of legs next knee-hole rounded; no metal glides.

Drawers—two drawers of approximate depth $4\frac{1}{8}$ " outside, all drawers dovetailed at front and dovetailed or cornerlocked at back and constructed with centre bearer; approximate length of drawers 16" outside measurement.

Drawer Divisions—no sloping or other divisions in either drawer.

Drawer Bottoms—pressed board or 3-ply wood; not less than $\frac{1}{8}$ " thick.

Drawer Fronts—not less than $\frac{13}{16}$ " thick, wooden pull of same material as drawer front secured with two screws from inside of drawer and glued to front, screws countersunk.

Drawer Sides and Backs—not less than $\frac{7}{16}$ " thick.

Writing Slide—solid, and constructed with 2" cleat or band at each end, not less than $\frac{13}{16}$ " thick and fitted with stop.

Gables and Back—solid, not less than $\frac{13}{16}$ " thick, dowelled into the legs and securely fastened to top.

7. Table

Size—7 (a) 60" x 30" x $30\frac{1}{2}$ " High.

7 (b) 48" x 30" x $30\frac{1}{2}$ " High.

Top—solid and not less than $\frac{13}{16}$ " thick.

Legs—square, and not less than $2\frac{1}{2}$ ", bottom edges slightly rounded, but not more than $\frac{1}{4}$ " radius; no metal glides.

Drawers—one drawer of approximate depth of 4" outside measurement; no divisions; drawer suspended on two rails each 2" wide; dovetailed at front and dovetailed or cornerlocked at back; length of drawers approximately $22\frac{1}{2}$ " outside measurement. Approximate width for 48" table—18"; approximate width for 60" table—22".

Drawer Bottom—pressed board or 3-ply wood, not less than $\frac{3}{16}$ " thick.

Drawer Sides and Backs—not less than $\frac{7}{16}$ " thick.

Rails—5" wide and $\frac{13}{16}$ " thick, securely fastened to top.

Construction—knocked down and as simple as possible.

8. Tables, Common

Size—8 (a) 60" x 30" x $30\frac{1}{2}$ " high with unfinished top.

8 (b) 48" x 28" x $30\frac{1}{2}$ " high with unfinished top.

Top—solid and not less than $\frac{3}{4}$ " thick; top only unfinished.

Legs—square, not less than $1\frac{3}{4}$ "; bottom edges rounded, but not more than $\frac{1}{4}$ " radius; no metal glides.

Drawers—one drawer of approximate depth of $2\frac{3}{4}$ "; width $13\frac{1}{8}$ " and length of $15\frac{1}{2}$ " outside measurement.

Drawer Bottoms—pressed board or 3-ply wood.

Drawer Fronts—approximately $\frac{3}{4}$ " thick, pull if necessary of wood.

Drawer Sides and Back—not less than $\frac{3}{8}$ " thick.

Rails— $4\frac{3}{8}$ " wide and $\frac{3}{4}$ " thick; securely fastened to top.

Construction—knocked down and as simple as possible.

9. Telephone Stand

Size—16" x 16" x $30\frac{1}{2}$ " high.

Top—solid, with square edges, and not less than $\frac{13}{16}$ " thick.

Legs—square and not less than $1\frac{3}{8}$ " thick. Bottom edges rounded but not more than $\frac{1}{4}$ " radius; no metal glides.

Rails Under Top— $1\frac{1}{4}$ " wide and $\frac{13}{16}$ " thick, securely fastened to top.

Shelves—two solid shelves, not less than $\frac{13}{16}$ " thick; first shelf 5" below top, and second 8" below the first, dowelled in.

10. *Bookcase*

Size—approximately 48" high x 36" wide x 11" deep, outside measurements; unit type, no doors.

Case—solid wood approximately $\frac{3}{4}$ " thick, back panel 3-ply not less than $\frac{1}{4}$ " thick or masonite $\frac{3}{16}$ " thick; no metal glides.

Shelves—3 only per case approximately $\frac{3}{4}$ " thick, adjustable style without metal parts.

11. *Waste Baskets*

Size—approximately 14" high x $12\frac{1}{2}$ " square.

Construction—wood, or masonite and steel, or fibre or mill board, one size only, no metal glides.

12. *Desk Trays*

Size—12 (a) approximately $15\frac{3}{8}$ " long x $10\frac{5}{8}$ " wide x $4\frac{1}{2}$ " high.

12 (b) approximately $15\frac{3}{8}$ " long x $10\frac{5}{8}$ " wide x $2\frac{1}{2}$ " high.

Pressed wood.

13. *Transfer Cases and Bases*

Size—13 (a) Transfer case, foolscap size.

13 (b) Transfer case base.

Construction—wood or masonite and steel, rollers optional, no progressive slide arms; cases to stack and have fastening device for rigidity.

Drawers—inside dimensions not less than $15\frac{1}{8}$ " wide x $10\frac{1}{4}$ " high x approximately 22" deep; removable follower block optional; no guide rods but space left for guide lug; no label holder; wood pull securely fastened to drawer.

Case—outside dimensions approximately $17\frac{3}{8}$ " wide x approximately $12\frac{1}{2}$ " high x 24" deep, to accept drawer of above inside measurements.

Base—approximately $17\frac{3}{8}$ " wide x 24" deep x 3" high; no metal glides.

14. *Filing Cabinets*

Size—foolscap size only, 51" high by 28" deep x approximately $18\frac{1}{2}$ " wide, four drawers.

Construction—wood with plywood panels or masonite and steel or masonite and wood frame.

Drawers—four drawers, inside measurements not less than $15\frac{1}{8}$ " wide x $10\frac{1}{4}$ " high x approximately $24\frac{1}{4}$ " deep; to run smoothly on progressive or roller suspension; fibre roller; wood drawers strongly constructed; fronts not less than $11/16$ " thick; sides and backs and bottoms not less than $\frac{1}{2}$ " thick; wood pull of same material as drawer front, secured with two screws from inside of drawer and glued to front; screws countersunk; label holder not less than $3\frac{1}{2}$ " x 2" of wood; follower block of wood or pressed wood, no guide rods but space left for guide lug.

Case—outside dimensions 51" high x 28" deep x approximately $18\frac{1}{2}$ " wide to accept four drawers of above inside measurements; strongly constructed wood frame with 3-ply wood panels and back or wood frame with masonite ends and back, or standard masonite and steel construction; no metal glides.

15. *Storage or Stationery Cabinets*

Size—one only, 72" high x 37" wide x 20" deep outside measurements.

Construction—all wood or masonite and steel.

Case—strongly constructed frame, wood at least $\frac{3}{4}$ " thick with 3-ply panels and back; two doors of panel construction; four fixed shelves at least $\frac{3}{4}$ " thick equally spaced.

16. *Card Index Cabinets*

Sizes—16 (a) Cabinet with one drawer for 5 x 3 cards and guides.

16 (b) Cabinet with one drawer for 6 x 4 cards and guides.

16 (c) Cabinet with one drawer for 8 x 5 cards and guides.

16 (d) Cabinet with two drawers for 5 x 3 cards and guides.

16 (e) Cabinet with two drawers for 6 x 4 cards and guides.

16 (f) Cabinet with two drawers for 8 x 5 cards and guides.

Cabinet style constructed entirely of wood, to accommodate one or two drawers for card and guide sizes 5" x 3", 6" x 4", or 8" x 5" and at least 15" deep outside. Follower blocks of wood or pressed wood; no guide rods; no rubber feet; drawer pull and card holder of wood or other material.

17. *Horizontal Card Index Sections, Bases and Tops*

Sizes—17 (a) Section with 5 drawers for 5 x 3 cards and guides.

17 (b) Section with 4 drawers for 6 x 4 cards and guides.

17 (c) Section with 3 drawers for 8 x 5 cards and guides.

17 (d) Top.

17 (e) Leg base 9" high.

17 (f) Leg base 18" high.

Construction—Sections approximately 33" wide and 17" deep; to accommodate five drawers for 5" x 3" cards; four drawers for 6" x 4" cards or three drawers for 8" x 5" cards; constructed to stack and interstack; follower blocks of wood or pressed wood; no guide rods; drawer pulls and card holders of wood.

Top—size to stack with above sections not more than 2½" high.

Leg Bases—size to stack with above sections, of two sizes, 9" or 18" high no metal glides.

18. *Plan Files and Bases*

Size—18 (a) Section approximately 47½" x 36" x 16" high.

18 (b) Leg Base 9" high.

Containing five drawers, of wood with plywood or pressed wood panels.

Drawers—not less than 44" wide x 34" deep x 2½" high inside dimensions; hood 4" wide across top back of drawers; hinged hold-down of wood at front of drawers.

Case—to accommodate five drawers of above dimensions; strongly constructed to stack; frame at least ¾" thick; panels 3-ply wood or pressed wood.

Leg—to stack with above sections, 9" high; no metal glides.

19. *Machine Card or Hollerith Cabinets*

Size—approximately 54½" high x 21½" wide x 28" deep.

With at least 20 drawers, constructed of wood with plywood panels.

Drawers—two wide and at least 10 high, inside dimensions 7½" wide x 3¾" high x approximately 24" deep to run smoothly on roller or other suspensions; easily removable; follower block of full size and positive locking action.

Case—Outside dimensions 54½" high x 12½" wide x 28" deep and to accommodate at least 20 drawers of above size; strongly constructed with frame at least ¾" thick; 3-ply wood or pressed wood panels and back.

20. *Costumers*

Size—Not less than 66" high.

Of one standard simple design.

Post—approximately 1¾" x 1¾" square; with one large and one small wooden peg, 9/16" on each face; staggered to avoid splitting of post.

Legs—approximately 1" thick, securely dowelled or fastened to post; spread at least 20"; no metal glides.

21. *Chairs*

Style—21(a) Arm chair

21(b) Stenographer's chair

21(c) Side chair

21(d) Side chair, common

21(a) *Arm Chair*—wood with shaped back and vertical spindles; back slats and spindles bent and arms shaped and seat deeply saddled. All corners and edges rounded; legs dowelled and screwed to seat; stretchers dowelled into legs also nailed; rails tenoned to legs and screwed to seat; spindles dowelled to slats or fitted full size into seats; arms dowelled and screwed to post or rail; no metal glides.

Approximate sizes

<i>Seat</i>	—18" deep, 19" between arms, 1-5/16" thick, 18" from floor.
<i>Legs</i>	—front 1 $\frac{3}{4}$ " thick, back 1-1/16" thick.
<i>Stretcher</i>	—1 $\frac{1}{8}$ " x $\frac{7}{8}$ ".
<i>Spindles</i>	— $\frac{7}{8}$ " x 1 $\frac{1}{2}$ ".
<i>Rail under</i>	
<i>Seat</i>	—1 $\frac{1}{8}$ " x $\frac{7}{8}$ ".
<i>Back rails</i>	
<i>or slats</i>	—3" or 4" depending on design.
<i>Back</i>	—Height from seat 16 $\frac{1}{2}$ ".

21(b) *Stenographer's Chair*—wood with shaped back and vertical spindles; back slats and spindles bent and seat deeply saddled; all corners and edges well rounded; legs dowelled and screwed to seat; stretchers dowelled into legs and also nailed; rails tenoned to legs and screwed to seat; spindles dowelled to slat or fitted full size into seats; bottom edges of legs slightly rounded; no metal glides.

Approximate sizes

<i>Seat</i>	—15 $\frac{1}{2}$ " deep x 16" wide x 1-5/16" thick, 18" from floor.
<i>Legs</i>	—Front 1 $\frac{5}{8}$ " thick. Back 1-1/16" thick.
<i>Stretchers</i>	—1 $\frac{1}{8}$ " x $\frac{7}{8}$ ".
<i>Spindles</i>	—1" x 5/16".
<i>Rail under</i>	
<i>Seat</i>	—1 $\frac{1}{8}$ " x $\frac{7}{8}$ ".
<i>Back rails</i>	
<i>or slats</i>	—3".
<i>Back</i>	—Height from seat 16 $\frac{1}{2}$ ".

21(c) *Side Chair*—wood with two slats in back and no vertical spindles; front legs, seat, back slats and upper section of back legs rounded; saddled seat; back slats tenoned into back legs; stretchers dowelled and nailed to legs; rails dowelled to legs and screwed to seat; corner braces screwed to rails, bottom edges of legs slightly rounded; no metal glides.

Approximate sizes

<i>Seat</i>	—16 $\frac{1}{2}$ " deep x 17" wide x $\frac{7}{8}$ " thick 18" from floor.
<i>Legs</i>	—1 $\frac{3}{8}$ " front, 1" back.
<i>Stretchers</i>	— $\frac{7}{8}$ " x $\frac{7}{8}$ ".
<i>Spindles</i>	—None.
<i>Rail under</i>	
<i>Seat</i>	—2" x $\frac{7}{8}$ ".
<i>Back</i>	—16 $\frac{1}{4}$ " from seat.
<i>Slats</i>	—Top 3 $\frac{7}{8}$ ", middle 2 $\frac{7}{8}$ " x $\frac{5}{8}$ " thick.

21(d) *Side Chair, Common*—wood, of design commonly known as "Kitchen" with turned legs and spindles, rungs dowelled into legs; legs chucked and glued into seat; spindles chucked and glued into seat and back rail; rail tenoned and glued into back post; back post chucked and glued into seat.

Approximate sizes

<i>Seat</i>	—1 $\frac{1}{4}$ " thick, 15" wide, 15 $\frac{1}{2}$ " deep.
<i>Legs</i>	—1 $\frac{1}{4}$ ".
<i>Rungs</i>	— $\frac{3}{4}$ ".
<i>Spindles</i>	— $\frac{1}{2}$ ".
<i>Back Slat</i>	—2 $\frac{3}{8}$ " x $\frac{3}{4}$ ".

22. Stools

Size—22(a) 24" high stool

22(b) 32" high stool

without backs or tie rods; with non-adjustable seat; round seat with edges rounded off; legs and rails turned or square.

PART II

1. Materials for use in constructing articles listed in Part I unless otherwise specified therein.
Tops, panels, drawer fronts, all exposed surfaces, draw slides, core stock, and interior construction, of hardwood kiln dried to moisture content not less than 6 per cent and not more than 8 per cent oven dry weight basis.
No locks or locking bars on any article.
2. Finishes for articles listed in Part I. All articles sanded, filled, and oil stained, shellacked or sealered, and waxed.
Articles 1 to 10 inclusive, and 20 to 22 inclusive, stained to match oak.
Articles 11, 12, and 14 to 19 inclusive, finished in dark olive green enamel, two coats.
Article 13 finished in dark olive green enamel, one coat.
Under side of all solid tops one coat of sealer.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-560

Respecting Low Pressure Steel Boilers

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,
“boiler” means a low pressure welded steel boiler for steam heating or hot water heating.
2. No person shall manufacture a boiler having less than 267 square feet of heating surface.
3. Except with the written permission of the Administrator of Heating, Plumbing and Air-Conditioning Equipment and Supplies, no person shall manufacture a boiler until he has disposed of the supply of boilers of the same type and heating capacity which he owns or has under his control at the effective date of this Order.
4. Every person who manufactures boilers shall within ten days after the effective date of this Order, file in writing with the said Administrator a list showing the type, size and capacity of every boiler, wherever located, owned or controlled by such person, including stock in the hands of his agencies and dealers.
5. Where at the effective date of this Order a boiler is in course of manufacture the manufacturer thereof may without written permission of the said Administrator complete the same within ten days after the said effective date but if the manufacture is not or cannot be completed within the said period the manufacturer shall not complete the boiler except with the written permission of the said Administrator.
6. This Order shall be effective on and after the 19th day of January, 1943.

Dated at Ottawa, this 15th day of January, 1943.

E. J. LAIDLAW,
*Administrator of Heating, Plumbing, Air-Conditioning
Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-561

Respecting Used Barrels, Used Cans, Used Drums and Used Pails

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-269 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "authorized dealer" means a person authorized by the Administrator of Used Goods to buy, sell and deal in used containers;
- (b) "used container" means a used barrel, used can, used drum or used pail, described in any of the schedules hereto;
- (c) "used drum" means an empty steel barrel or steel drum, cylindrical in shape and of a capacity not less than five Imperial gallons, which has previously been used and is fit for further use according to the following categories:
 - (i) "No. 1 drum" means a used drum requiring no reconditioning to render it suitable for any use to which a new drum can be put and includes a used drum which has been subjected to any of the processes of de-gassing, cleaning, washing, painting, de-denting and, if required, welding and which is shown by test to be suitable for any use to which a new drum can be put;
 - (ii) "No. 2 drum" means a used drum which has been repaired where necessary, and is fit for further use as a container of liquids, and which, with further repairs, can be converted into a No. 1 drum;
 - (iii) "No. 3 drum" means a used drum in a fit state only to contain solids or semi-solids;
- (d) "used barrel" means a wooden barrel or wooden keg which has previously been used, of one of the following categories:
 - (i) "used tight barrel" means a used empty wooden barrel or empty wooden keg properly coopered with steel or wooden hoops, having its heads, staves and hoops in good condition and capable of holding liquids, or
 - (ii) "used slack barrel" means a used wooden barrel or used wooden keg, other than a used tight barrel.
- (e) "used pail" means an open headed steel bucket or container described in any of the schedules hereto, and having therewith a steel lid and which has previously been used and is fit for further use;
- (f) "used can" means a can or tin, described in any of the schedules hereto, which has previously been used and is fit for further use.

2. (1) No person other than an authorized dealer may sell or supply any used container to any other person who purchases or acquires the same for his own use, except in the case of the sale or supplying of a used container to a person purchasing or acquiring the same under a special purchase permit issued pursuant to this Order.

(2) No person may purchase or acquire any used container from any person other than an authorized dealer, except in the case of purchase or acquisition of a used container under and according to the terms of a special purchase permit issued pursuant to this Order.

3. (1) Every person who pursuant to Administrator's Order No. A-269 has been appointed an authorized dealer for the purposes of that Order and whose appointment remains effective at the date on which this Order takes effect is hereby appointed an authorized dealer for the purposes of this Order.

(2) Any person, not being appointed an authorized dealer by virtue of subsection 1, who in the ordinary course of business buys, acquires, sells, supplies or otherwise deals in used containers may apply to the Administrator of Used Goods to be appointed an authorized dealer and the said Administrator may make such appointment.

4. Any person who desires to purchase or acquire any used container from a person other than an authorized dealer for the purpose of storing or supplying any

goods which he manufactures may apply to the said Administrator for a special purchase permit and the said Administrator may in any case which he deems proper issue such permit, limited in operation as therein set forth.

5. The maximum price at which any person, including an authorized dealer, may sell or offer to sell any kind, condition and size of used container set forth in any of the schedules hereto shall be the lower of the two prices following, namely,

- (a) the selling price set forth in such schedule opposite the name or description of the used container according to its kind, condition and size and for the province of Canada in which such used container is located, or
- (b) the highest lawful price at which he sold any such kind, condition and size of used container in the same province during the basic period, namely, September 15, 1941 to October 11, 1941, both inclusive;

provided, however, that the said Administrator may, in cases where he deems advisable fix or vary any person's maximum selling price.

6. The maximum price at which any person, including an authorized dealer, may sell or offer to sell any kind, condition and size of used drum of any kind not enumerated in Schedule "A" hereto shall be the lower of the two prices following, namely,

- (a) the following percentage of the lawful maximum selling price at which new steel drums of the same kind, size, gauge and make may be sold by the manufacturer thereof selling the same in carload lots delivered at the place of sale, namely,

(i) No. 1 drum	80 per centum
(ii) No. 2 drum	55 per centum
(iii) No. 3 drum	30 per centum

or

- (b) the highest lawful price at which he sold any such kind, condition and size of used container in the same area during the basic period, namely, September 15, 1941 to October 11, 1941, both inclusive.

7. The maximum price at which any person, including an authorized dealer, may sell or offer to sell any used tight barrel or used slack barrel of any kind and size not enumerated in Schedule "C" hereto shall be the lower of the two prices following, namely,

- (a) seventy per centum of the lawful maximum selling price at which any new barrels of the same kind, size and make may be sold by the manufacturer thereof selling the same in carload lots delivered at the place of sale; or
- (b) the highest lawful price at which he sold such kind, condition and size of used container in the same area during the basic period, namely, September 15, 1941, to October 11, 1941, both inclusive.

8. In any case in which the provisions of Sections 5, 6 or 7, as the case may be, are not applicable by reason of a lawful maximum selling price not having been fixed pursuant to the Wartime Prices and Trade Regulations the said Administrator may, upon application made to him in writing according to the form prescribed by the Board, fix the lawful maximum selling price at which the authorized dealer may sell or supply the used containers described in the application.

9. Subject to the provisions of this Order with respect to the maximum selling price of used containers, nothing herein contained shall be deemed to prohibit any person from continuing any deposit, debit or credit or other system in use at the time of the said basic period as defined by the Wartime Prices and Trade Regulations whereby the return to him of used containers to which he is entitled was ensured; nor, subject as aforesaid, shall anything herein contained prohibit the establishment of any system for the said purpose, or the continuance of any such system in operation when this Order becomes effective, if the same is approved in writing by the said Administrator.

10. Every authorized dealer and every other person to whom a special purchase permit has been issued pursuant to this Order shall, at all times, keep a full and accurate record of all purchases, sales and other transactions of or relating to used containers, and such record shall at all times be available for inspection by the said Administrator or any person deputed by him for such purpose.

11. No sale of any used container shall be made by an authorized dealer, unless he issues an invoice describing in detail the used container sold, the condition and size of same and the price therefor and delivers a true copy of such invoice to the purchaser of such used container.

12. Every authorized dealer shall post up and keep posted in a conspicuous place at his place of business a copy of this Order and the Schedules hereto.

13. (1) Every person, other than an authorized dealer or person to whom a special purchase permit is issued pursuant to this Order, who now or hereafter has in his possession any used drum which he does not own shall return the same to the person from whom he acquired it,

(a) if the used drum is empty, within thirty days from the date on which this Order becomes effective or on which he acquired possession, whichever shall last happen, or

(b) if the used drum came or comes into his possession in consequence of the purchase of goods contained therein, within thirty days from the date on which such goods were removed therefrom.

(2) Every person, other than an authorized dealer or a person to whom a special purchase permit has been issued pursuant to this Order who now or hereafter has in his possession any used drum which he owns shall within thirty days from the date on which he acquired the same, if empty, or on which he removed the goods which had been contained therein, whichever shall last happen, sell and deliver such used drum to,

(a) an authorized dealer, or

(b) a person to whom a special permit has been issued pursuant to this Order, or

(c) a salvage committee or salvage collector.

(3) A manufacturer may apply to the said Administrator for permission to retain and keep possession of any used drums for a period longer than mentioned in subsections 1 and 2 for the purpose of storing or shipping any goods manufactured by him, and the said Administrator may issue permits for such purpose, limited as he may see fit.

(4) Any person to whom subsection 1 or 2 applies who now has in his possession any used drums, may apply in writing to the said Administrator for relief from compliance with the requirements of such subsection, stating in such application full particulars and details of all used drums in his possession and the reason for his inability to comply with the said subsection, and the said Administrator may grant such relief from compliance as he may deem proper and subject to such conditions and limitations as he may prescribe.

14. Notwithstanding any of the foregoing provisions of this Order, no person shall without the consent in writing of the said Administrator, sell any used drum in which is embedded or on which is embossed or to which is affixed a metal plate setting forth or containing the name of a person in Canada who imports, manufactures, sells, distributes or supplies oil or gasoline except to the person so named.

15. (1) No person shall without the consent in writing of the said Administrator, wilfully mutilate, damage, render useless or destroy any used container to which this Order applies.

(2) Nothing in subsection 1 shall apply to prevent the conversion of a No. 3 drum into a stove for heating purposes.

16. Where in any case the special circumstances appear to warrant or to avoid undue hardship or injustice which would otherwise ensue, the said Administrator may by direction in writing signed by him grant exemption from or waive compliance with any provision of this Order.

17. This Order shall be effective on and after the 21st day of January, 1943.

Dated at Ottawa, this 15th day of January, 1943.

S. GODFREY,

Administrator of Used Goods.

Approved:

D. GORDON,

Chairman,

The Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-561
USED DRUMS

Kind, Condition and Size	Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island	Manitoba, Saskat- chewan and Alberta	British Columbia
	Maximum Price	Maximum Price	Maximum Price
	F.O.B. Seller's Shipping Point		
	\$ cts.	\$ cts.	\$ cts.
1. 40-50 Imperial Gals. capacity—			
No. 1.....	4.00	4.50	4.00
No. 2.....	2.50	3.00	2.50
No. 3.....	1.60	2.00	2.00
2. 20-39 Imperial Gals. capacity—			
No. 1.....	2.75	3.25	2.75
No. 2.....	1.50	1.75	1.50
3. 10-19 Imperial Gals. capacity—			
No. 1.....	1.75	1.75	1.75
No. 2.....	1.00	1.00	1.00
4. 100 Pound grease drums.....	1.25	1.35	1.25
5. 50 Pound grease drums.....	0.95	1.00	0.80

SCHEDULE "B"

To Administrator's Order No. A-561
USED PAILS AND USED CANS

Kind and Size	Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island	Manitoba, Saskat- chewan and Alberta	British Columbia
	Maximum Price	Maximum Price	Maximum Price
	F.O.B. Seller's Shipping Point		
	\$ cts.	\$ cts.	\$ cts.
1. 5 Imperial gals. Pails M. and D. or steel jack with cover.....	0.35	0.35	0.35
2. 5 Imperial gals. square paint or varnish can.....	0.30	0.30	0.30
3. 1 Imperial gal. square paint or varnish can.....	0.11	0.11	0.11
4. 1 Imperial gal. lever lid paint round can.....	0.11	0.11	0.11
5. 4 lb. jam tin.....	0.03	0.03	0.03
6. 2 Imperial gals. square paint or varnish can.	0.12	0.12	0.12
7. 4 Imperial gals. (5 American gals.) Pails with cover....	0.30	0.30	0.30

SCHEDULE "C"

To Administrator's Order No. A-561

USED BARRELS

Kind and Size	Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island	Manitoba, Saskat- chewan and Alberta	British Columbia
	Maximum Price	Maximum Price	Maximum Price
	F.O.B. Seller's Shipping Point		
	\$ cts.	\$ cts.	\$ cts.
CLASS 1 SLACK BARRELS			
1. Special size slack barrel over 20" head.....	0.80	0.90	0.80
2. Double head slack barrel up to 20" head.....	0.70	0.60	0.60
3. Open head slack barrel up to 20" head.....	0.60	0.50	0.50
4. Culls—all sizes.....	0.40	0.40	0.40
5. Nail kegs (with new heads).....	0.25	0.25	0.25
CLASS 2 TIGHT BARRELS			
1. A Whiskey Barrels 40-50 gals. (White Oak sap free).....	4.00	3.50	3.50
B Whiskey Half Barrels 20-39 gals. (White Oak sap free)...	3.00	3.00	3.50
C Whiskey Kegs 10-19 gals. (White Oak sap free).....	2.00	2.00	3.00
D Whiskey Kegs 5 gals. (White Oak sap free).....	1.75	1.75	2.50
E Whiskey Kegs under 5 gals. (White Oak sap free)....	1.25	1.25	1.75
2. A Wine or Pickle Barrels 40-50 gals. (Oak or Fir).....	3.50	3.25	3.25
B Wine or Pickle Half Barrels 20-39 gals. (Oak or Fir)...	2.00	2.00	2.00
C Wine or Pickle Keg 5-19 gals. (Oak or Fir).....	1.50	1.50	1.50
3. A Edible Oil Barrels 40-50 gals. (Oak, Gumwood, Fir or Ash).....	2.50	2.50	2.50
B Edible Oil Half Barrels 20-39 gals. (Oak, Gumwood, Fir or Ash).....	2.00	2.00	2.00
C Edible Oil Kegs 5-19 gals. (Oak, Gumwood, Fir or Ash).....	1.50	1.50	1.50
4. A Inedible Oil Barrels 40-50 gals.	2.00	2.00	2.00
B Inedible Oil Half " 20-39 gals.....	1.50	1.50	1.50
C Inedible Oil Kegs " 5-19 gals.....	1.00	1.00	1.00
5. Mineral Oil Barrels 40-50 gals.	1.60	1.75	1.75

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-562

Respecting Screw Feed Coal Stokers

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order "stoker" means a Screw Feed Coal Stoker of the underfeed type.

2. (1) No person shall manufacture or assemble any stokers except in sizes and in accordance with the specifications set forth in the Schedule hereto;

(2) For the purpose of manufacturing or assembling any stokers, no person shall order, buy, accept delivery of, or otherwise acquire any kind or type of material or parts other than those which will conform to the specifications contained in the said Schedule.

3. No person shall sell, offer to sell or otherwise dispose of, purchase or otherwise acquire, install or cause or permit to be installed any stoker for use in any building unless the coal feed capacity of such stoker is substantially equal to the maximum coal requirements of such building, provided that this section shall not apply to stokers of a capacity of less than fifty pounds per hour.

4. (1) The maximum price, f.o.b. factory or assembly plant, sales tax included, at which any person may sell or offer to sell any size of stoker shall be the price set opposite such size in the said Schedule.

(2) Such price shall not include the price of any thermostat, aquastat, time relay or other type of control for use on such stoker.

5. Nothing contained in this Order shall be construed as prohibiting

- (a) any person from using in the manufacture of stokers of any type, design or size, any processed materials or partly processed materials on hand at the date of this Order, which are in such form that they cannot be used in the manufacture of stokers of a size, type or design specified in this Order;
- (b) any manufacturer of stokers from manufacturing and supplying all such repair parts as may be required from time to time to maintain, repair and service any stoker heretofore manufactured by him provided, however, that for such purposes the manufacturer shall hereafter conform to the restrictions herein set forth as to the use of materials.

6. Every manufacturer of stokers shall within 15 days from the effective date of this Order submit in writing to the Administrator of Heating, Plumbing, and Air-Conditioning Equipment and Supplies

- (a) a list of the type, size and capacity of every stoker, the property of such manufacturer, wheresoever located including stocks in the hands of branches, agencies and dealers;
- (b) a list of the type, size and capacity of every stoker partly manufactured by him at the effective date of this Order;
- (c) a list of the following parts which such manufacturer has in stock, in process of manufacture, on order or in transit showing the types and sizes
 - (i) transmissions
 - (ii) coal conveyor screws
 - (iii) motors
 - (iv) fans
 - (v) coal agitators
 - (vi) coal hoppers

7. (1) Every manufacturer of stokers shall within fifteen days from the effective date of this Order file with the said Administrator a statement showing the types of transmissions, coal conveyor screws and fans which he proposes to use in the manufacture of stokers.

(2) The said Administrator may approve in writing the said statement with or without variation and thereafter such manufacturer shall not except with the written permission of the said Administrator use any transmissions, conveyors or fans other than those so approved.

8. This Order shall be effective on and after the 23rd day January, 1943.

Dated at Ottawa, this 15th day of January, 1943.

E. J. LAIDLAW,
*Heating, Plumbing and Air-Conditioning Equipment
and Supplies Administrator.*

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-562

Sizes in terms of coal feed capacity per hour and prices thereof—

Class	Coal Feed Capacity	Price Not to Exceed
A.	50 pounds	\$350.00
B.	100 pounds	515.00
C.	150 pounds	650.00
D.	200 pounds	875.00
E.	300 pounds	995.00
F.	500 pounds	1250.00
G.	700 pounds	1375.00
H.	900 pounds	1550.00
I.	1200 pounds	1825.00

Other Specifications:

No lid on hopper

Hopper bases, transmission adapter fittings, coal conveyor tubes, retorts and tuyeres, of cast iron; coal agitators in hoppers of cast iron, and only in stokers of more than 300 pounds per hour capacity.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-563

Respecting Gopher Poison Containing Strychnine

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

"gopher poison" means a pest control product registered as such under the Pest Control Products Act, containing strychnine as the active (poisonous) substance and manufactured or prepared for the killing of gophers.

2. No person shall manufacture or prepare for sale a gopher poison which contains a quantity of strychnine other than two per cent, calculated in terms of alkaloid.

3. No person shall package gopher poison for sale in a container holding a quantity other than twelve ounces by weight.

4. Where a manufacturer has not heretofore sold gopher poison of the strength and packaged in the size of containers authorized by this Order the maximum price at which he may sell or offer to sell the same shall be as fixed by the Administrator of Fertilizers and Pesticides on written application to him by the manufacturer, and no such manufacturer shall sell or offer to sell gopher poison of such strength packaged in such size at higher price than the maximum price so fixed.

5. Where in any case the special circumstances appear to warrant or to avoid undue hardship or injustice which would otherwise ensue, the said Administrator may in writing grant exemption from any provision of this Order.

6. This Order shall be effective on and after the 1st day of February, 1943.

Dated at Ottawa, this 16th day of January, 1943.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-564

Respecting certain Fresh, Frozen, Cured, Smoked, Canned, Packed or otherwise processed Fish and Fish Products

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

- (1) "fish or fish products" means fresh, frozen, cured, smoked, canned, packed or otherwise processed lobsters, oysters, clams, crabs, shrimps, scallops, winkles, codfish (Eastern and Western), herring (including sardines), haddock, smelts, mackerel, hake, halibut, and all fresh water fish, except salmon and other fish which inhabit fresh water only temporarily;
- (2) "processor" means any person engaged in the business of dressing, freezing, filleting, curing, smoking, packing, preserving or otherwise processing fish or fish products;
- (3) "sell at wholesale" includes any sale except a sale at retail.

2. The maximum price at which any person except a primary producer or a processor, may sell or offer to sell at wholesale, any fish or fish products, is hereby varied and shall not exceed the sum of the following:

- (a) the actual price paid by such person to the primary producer or processor, plus transportation charges, if or to the extent they are not included in such price; and
- (b) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on fish or fish products of the same or substantially similar kind and quality when sold at wholesale, but in no event exceeding
 - (i) twenty per cent of his selling price on sales in case lots of fresh, frozen, dressed, filleted, cured or smoked fish or fish products not packed in hermetically sealed containers, the selling price at wholesale of which is in excess of ten cents per pound, and on sales of such fish or fish products in less than case lots, twenty per cent of his selling price, plus a handling charge of one cent per pound of fish or fish products; or
 - (ii) ten per cent of his selling price on sales of fish or fish products processed and packed in hermetically sealed containers.

3. The maximum price at which any person may sell or offer to sell at retail, any fish or fish products is hereby varied and shall not exceed the sum of the following:

- (a) the actual price paid by such person to the primary producer or processor, plus transportation charges if or to the extent they are not included in such price, or where such fish or fish products were not purchased by him directly from a primary producer or processor, the actual price paid by such person, which price shall not include more than one wholesaler's markup calculated in accordance with the provisions of subsection (2) of Section 2, plus transportation charges if or to the extent they are not included in such price, and
- (b) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on fish or fish products of the same or substantially similar kind and quality, but in no event exceeding
 - (i) thirty-three and one third per cent of his selling price on sales of fresh, frozen, dressed, filleted, cured, or smoked fish or fish products not packed in hermetically sealed containers, the selling price at retail of which is in excess of ten cents per pound, or

- (ii) twenty-five per cent of his selling price on sales of fish or fish products processed and packed in hermetically sealed containers.

4. This Order shall be effective on and after the 22nd day of January, 1943.

Dated at Ottawa, this 18th day of January, 1943.

J. G. TAGGART,
Food Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-565

Respecting Styles of Wallpaper

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,
“style” means a specific pattern or specific colouring of pattern of wallpaper.

2. No person shall manufacture wallpaper in more than eighty per centum (80%) of the total number of styles of wallpaper manufactured by him during the year 1942.

3. No person shall manufacture wallpaper in a style not manufactured by him during the year 1942.

4. (1) On or before the 1st day of February, 1943, every person who manufactures wallpaper shall file with the Administrator of Wallpaper a statement showing the styles of wallpaper which he manufactured during the year 1942 and which he proposed to continue to manufacture pursuant to Sections 2 and 3.

- (2) The said Administrator may approve in whole or in part the statement of styles so proposed with or without variations and thereafter the person who filed the statement shall not except with the written permission of the said Administrator manufacture any styles other than those so approved.

5. This Order shall be effective on and after the 20th day of January, 1943.

Dated at Ottawa, this 18th day of January, 1943.

F. M. HULBIG,
Administrator of Wallpaper.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-566

Respecting Luggage

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-135 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,
“design” means a combination of material, style, quality and size; variation of colour shall not be deemed variation of design.

2. On and after February 1, 1943, no person shall manufacture luggage unless it is of a type named in the Schedule hereto.

3. On and after February 1, 1943, no person shall manufacture any type of luggage in a greater number of designs than the number set opposite such type in the said Schedule, or in a greater number of designs than heretofore manufactured by such person, whichever is the less.

4. (1) Every person who manufactures luggage shall on or before February 1, 1943, file with the Administrator of Luggage, a statement showing the types and designs of luggage which he proposes to manufacture as permitted by Section 2.

(2) The said Administrator may approve in whole or in part the statement of types and designs so proposed with or without variation and thereafter the person who filed the statement shall not except with the written permission of the said Administrator manufacture any types and designs other than those so approved.

5. No person shall use, in the manufacture of luggage having wood foundations, leather binding of a greater width than the narrowest width heretofore used by such person.

6. No person shall use in the manufacture of

(a) hand luggage, more than one lock and two catches;

(b) juvenile suitcases and school cases up to 21 inches in length, any lock.

7. The Administrator may by permit in writing grant such exemptions in whole or in part from any of the provisions of this Order in cases of individual hardship as he may deem proper and in the public interest.

8. This Order shall be effective on and after the 23rd day of January, 1943.

Dated at Ottawa, this 18th day of January, 1943.

E. J. SHOEMAKER,
Administrator of Luggage.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule attached to and forming part of Administrator's Order No. A-566

TYPES OF LUGGAGE AND MAXIMUM NUMBER OF DESIGNS THEREOF PERMITTED

1. Trunks, Dress	5
2. Trunks, Steamer	3
3. Pullman Cases (Trunk Construction)	3
4. Suit Cases—size 26", no outside straps	3
5. Juvenile Cases—size 20" and under	3
6. Cases, Attache, Catalogue, Brief, Stationery, Music (in all).....	12
7. Cases, Underarm, Paper and Portfolio, Ring Binders (in all).....	12
8. Ladies' Cases, Round Edge, Unbound, when covered with the following:—	
(a) Coated Paper, having not more than one inside pocket.....	8
(b) Imitation Leather—size 18" or 20", having not more than one inside pocket	2
c) Embossed Cowhide—size 18" or 21", having not more than two inside pockets	2

9. Ladies' Cases, with Leather End Binding (limited to sizes 18", 21" and 24" Dressing Cases having not more than two inside pockets, and 26" Tray Case having no inside pockets) when covered with the following:—	
(a) Imitation Leather No. 1	4
(b) Imitation Leather No. 2	4
(c) Tweed or Imitation Leather	2
(d) Woven Tweed No. 1	4
(e) Woven Tweed No. 2	4
(f) Woven Tweed No. 3	4
(g) Woven Tweed No. 4	4
(h) Split Cowhide	3
(i) Embossed Cowhide	4
(j) Rawhide	4
10. Men's Cases (limited to the following sizes: Overnight Case, 20" or 21", Tray Case, 24" or 26") when covered with the following:—	
(a) Imitation Leather	2
(b) Split Cowhide	2
(c) Embossed Top Grain Cowhide	2
(d) Rawhide	2
11. Gladstone Bags—size 20"	2
12. Gladstone Bags—size 24"	6
13. Gladstone Bags, Airplane Type Flush Frame	4
14. Club Bags, Airplane Type Flush Frame	3
15. Club Bags	4
16. Bags, Duffle, etc., Light Weight	10
17. Professional Bags	4
18. Cases and Bags for Sports Equipment	3
19. Toy Trunks	6

*Fuelwood Orders***THE WARTIME PRICES AND TRADE BOARD****Fuelwood Order No. 62****Respecting Sawdust, Millwood and Bushwood in certain Municipalities
in the Province of British Columbia**

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "sawdust" without limiting the generality of the term includes sawdust manufactured by sawdust machines and sawdust resulting from ordinary sawmill operations;
- (b) "unit" means 200 cubic feet of sawdust;
- (c) "millwood" means waste or by-product of a lumber mill operation which can be used as fuelwood, other than sawdust and hogged fuel, and without limiting the generality of the term, includes cuttings, edgings, blocks and slabs;
- (d) "bushwood" means wood cut for fuel which is not the by-product of a lumber mill operation;
- (e) "fuelwood" means and includes millwood and bushwood.

SAWDUST

2. (1) The sale, offering for sale and delivery of sawdust by any person in a municipality named in this Order shall be by unit measurement only.

(2) The maximum price per unit at which any person may sell or offer to sell any sawdust in a municipality named in this Order shall in all respects be governed by Section 7 of The Wartime Prices and Trade Regulations.

(3) The maximum price of a fraction of a unit of sawdust sold by any person in the said municipality shall be in proportion to his maximum unit price of sawdust sold therein.

MILLWOOD

3. The maximum price at which any person may sell or offer to sell millwood in any of the said municipalities shall in all respects be governed by Section 7 of The Wartime Prices and Trade Regulations.

BUSHWOOD

4. The maximum price per cord at which any person may sell or offer to sell in the municipalities of Cranbrook, Kimberley, Castlegar, Brilliant, Robson, Penticton, Vernon, Kelowna or Kamloops, in the province of British Columbia, seasoned bushwood of a kind and length set out in Schedule "A" hereto shall be the price shown after each respective kind of bushwood named in said schedule and in the column thereof denoting the length of such bushwood.

5. The maximum price per cord at which any person may sell or offer to sell in the municipalities of Nelson, Trail, Rossland or Tadanac, in the province of British Columbia, seasoned bushwood of a kind and length set forth in Schedule "B" hereto shall be the price shown after each respective kind of bushwood named in said schedule and in the column thereof denoting the length of such bushwood.

6. The maximum price at which any person may sell or offer to sell seasoned bushwood of a kind not named in either Schedule "A" or Schedule "B" in or from a municipality to which it is applicable shall bear the same ratio to the maximum price of seasoned birch bushwood fixed by this Order for such municipality as the highest lawful price at which he sold the unnamed seasoned bushwood during the basic period as defined by the said Regulations bore to the highest lawful price at which he sold seasoned birch bushwood during the said basic period; provided however that the maximum price of the unnamed seasoned bushwood shall not in any event exceed the maximum price of seasoned birch bushwood fixed by this Order.

GENERAL

7. Every person selling sawdust or fuelwood shall

- (a) prepare and furnish to each purchaser at the time of delivery thereof, an invoice showing separately
 - (i) the price payable by the purchaser, and
 - (ii) in the case of sawdust, the quantity sold by unit or fraction of a unit, or
 - (iii) in the case of fuelwood, the quantity sold by cord or fraction of a cord;
- (b) retain a copy of the invoice at his place of business available for inspection by any representative of the Board at any time within one year after the date of delivery.

8. The maximum price per unit at which any person may sell or offer to sell sawdust which is stored in a municipality named in this Order for delivery to the premises of a consumer located outside the municipality shall not exceed the maximum price per unit at which he may sell sawdust in the municipality.

9. The maximum price per cord at which any person may sell or offer to sell seasoned millwood or bushwood which is stored in a municipality named in this Order for delivery to the premises of a consumer located outside the municipality shall not exceed the maximum price per cord at which he may sell seasoned millwood or bushwood, as the case may be, of the same kind and length in the municipality.

10. The maximum price per cord of green millwood or bushwood sold by any person in any of the said municipalities shall in every case be \$1 less than his maximum price per cord of seasoned millwood or bushwood, as the case may be, of the same kind and length.

11. The maximum price of any bushwood as fixed by this Order shall include the cost of delivery thereof to the premises of the purchaser.

12. No person shall insert or cause to be inserted in any newspaper or other periodical any advertisement offering for sale in any of the said municipalities any sawdust or fuelwood unless the full name and address of such person is set forth in such advertisement.

13. This Order shall be effective on and after the 25th day of January, 1943.

Dated at Ottawa, this 19th day of January, 1943.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

referred to in Fuelwood Order No. 62

Maximum prices of seasoned bushwood in the municipalities of Cranbrook, Kimberley, Castlegar, Brilliant, Robson, Penticton, Vernon, Kelowna, and Kamloops, all in the province of British Columbia

	Col. 1	Col. 2	Col. 3
	48" in.	14 & 16"	12" in
	Length	in Length	Length
Kinds	1 Cord	1 Cord	1 Cord
Fir, larch and pine.....	\$10.00	\$11.50	\$12.00
Birch	11.00	12.50	13.00

SCHEDULE "B"

referred to in Fuelwood Order No. 62

Maximum prices of seasoned bushwood in the municipalities of Nelson, Trail, Rossland and Tadanac, all in the province of British Columbia

	<i>Col. 1</i>	<i>Col. 2</i>	<i>Col. 3</i>
	<i>48" in.</i>	<i>14 & 16"</i>	<i>12" in</i>
<i>Kinds</i>	<i>Length</i>	<i>in Length</i>	<i>Length</i>
	<i>1 Cord</i>	<i>1 Cord</i>	<i>1 Cord</i>
Fir, larch and pine.....	\$11.00	\$12.50	\$13.00
Birch	12.00	13.50	14.00

THE WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 63

Respecting Bushwood in the Vancouver Area and the Lower Fraser Valley,
in the Province of British Columbia

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,—

"bushwood" means wood cut for fuel which is not the by-product of a lumber mill operation.

2. The maximum price per cord at which any person may sell or offer to sell in the city of Vancouver and the areas known as University Endowment Lands and Granville Island, all in the province of British Columbia, seasoned bushwood of a kind and length set out in this section shall be the price shown after each respective kind and in the column thereof denoting the length:

	<i>Col. 1</i>	<i>Col. 2</i>	<i>Col. 3</i>
	<i>48"</i>	<i>14" & 16"</i>	<i>12"</i>
<i>Kinds</i>	<i>Length</i>	<i>Length</i>	<i>Length</i>
Douglas Fir.....	\$10.50	\$12.00	\$12.50
Birch, Maple, Alder.....	11.50	13.00	13.50

3. The maximum price per cord at which any person may sell or offer to sell in the cities of New Westminster and North Vancouver, the municipalities of West Vancouver and Burnaby, the district of North Vancouver, District Lot No. 172 in the county of Westminster, and all Indian Reserves contiguous to the cities, municipalities, district and areas named in this section and in section 2, in the province of British Columbia, any seasoned bushwood of a kind and length set out in this section shall be the price shown after each respective kind and in the column thereof denoting the length:

	<i>Col. 1</i>	<i>Col. 2</i>	<i>Col. 3</i>
	<i>48"</i>	<i>14" & 16"</i>	<i>12"</i>
<i>Kinds</i>	<i>Length</i>	<i>Length</i>	<i>Length</i>
Douglas Fir.....	\$ 9.00	\$10.50	\$11.00
Birch, Maple, Alder.....	10.00	11.50	12.00

4. The maximum price per cord at which any person may sell or offer to sell in that part of the Fraser Valley lying west of and including the municipality of Hope in the province of British Columbia any seasoned bushwood of the kind and length set out in this section shall be the price shown after each respective kind and in the column thereof denoting the length:

	<i>Col. 1</i>	<i>Col. 2</i>	<i>Col. 3</i>
	<i>48"</i>	<i>14" & 16"</i>	<i>12"</i>
<i>Kinds</i>	<i>Length</i>	<i>Length</i>	<i>Length</i>
Douglas Fir.....	\$ 8.00	\$ 9.50	\$10.00
Birch, Maple, Alder.....	9.00	10.50	11.00

provided however that nothing in this section shall affect the price at which seasoned bushwood may be sold in any place named in sections 2 and 3.

5. The maximum price at which any person may sell or offer to sell seasoned bushwood of a kind not named in sections 2, 3 or 4 of this Order in a place to which any of the said sections is applicable shall bear the same ratio to the maximum price of seasoned birch bushwood fixed by this Order for such place as the highest lawful price at which he sold such unnamed seasoned bushwood during the basic period as defined by The Wartime Prices and Trade Regulations bore to the highest lawful price at which he sold seasoned birch bushwood in such place during the said basic period; provided however that the maximum price of such unnamed seasoned bushwood shall not in any event exceed the maximum price of seasoned birch bushwood fixed for such place by this Order.

6. (1) The maximum price per cord of green bushwood sold by any person in any place named in this Order shall in every case be \$1.00 less than his maximum price per cord of seasoned bushwood of the same kind and length.

(2) The Deputy Administrator of Wood Fuel may in his discretion fix the price of green bushwood in any place named in this Order at a price per cord not exceeding the maximum price per cord fixed for such place by this Order for seasoned bushwood of the same kind and length during such time or times as he may deem necessary.

7. The maximum price of any fuelwood as fixed by this Order shall include the cost of delivery thereof to the premises of the purchaser.

8. Every primary producer of, and dealer in, bushwood shall

- (a) prepare and furnish to each purchaser of bushwood at the time of delivery thereof, an invoice showing separately:
 - (i) the price payable by the purchaser, and
 - (ii) the quantity sold by cord or a fraction of a cord;
- (b) retain a copy of the invoice at his place of business available for inspection by any representative of the Board at any time within one year after the date of delivery.

9. No person shall insert or cause to be inserted in any newspaper or other periodical any advertisement offering for sale in the Fraser River Valley any bushwood unless the full name and address of such person is set forth in such advertisement.

10. This Order shall be effective on and after the 25th day of January, 1943.

Dated at Ottawa, this 19th day of January, 1943.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(MUNITIONS AND SUPPLY)

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF CONSTRUCTION
ORDER NO. 5A

(Orders No. 2 and No. 5 Rescinded)

Dated January 11th, 1943.

Pursuant to the powers conferred by Order in Council P.C. 660 of January 30th, 1942, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board:

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Order No. 2 Rescinded*

Order No. 2 dated June 2nd, 1941, issued by the Priorities Officer, as amended by the Orders of the Controller of Construction No. 5 dated September 9th, 1941, and No. 8 dated November 21st, 1941, is hereby rescinded.

2. *Order No. 5 Rescinded*

The Controller of Construction's Order No. 5 dated September 9th, 1941, as amended by Order No. 8 dated November 21st, 1941, is hereby rescinded.

C. BLAKE JACKSON,
Controller of Construction.

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
MACHINE TOOLS CONTROLLER
ORDER NO. M.T.C. 1A-1

(Purchase of Gauges or Cutting Tools Outside of Canada—
Order M.T.C. 1A Amendment).

Dated January 2nd, 1943.

Pursuant to the authority conferred by Order in Council P.C. 4101 of August 22nd, 1940, as amended, and any other enabling Order in Council or Statute, and with the approval of the Vice-Chairman of the Wartime Industries Control Board:

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Sections 2 and 3 of Order M.T.C. 1A Amended*

Sections 2 and 3 of the Order of the Machine Tools Controller No. M.T.C. 1A dated July 18th, 1942, are hereby amended by deleting from each of the said sections the words "the Director General of the Gauge and Cutting Tool Production Branch of the Department of Munitions and Supply" and substituting therefor the words "Cutting Tools and Gauges, Limited".

THOMAS ARNOLD,
Machine Tools Controller.

A. H. WILLIAMSON,
Vice Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF SUPPLIES
ORDER NO. SUPPLIES 3

(Cork Advisory Committee Re-Established)

Dated January 11th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 6835 dated August 29th, 1941, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. C.S. 23 Rescinded

Order No. C.S. 23, dated November 5th, 1941, of the Controller of Supplies, is hereby rescinded.

2. Cork Advisory Committee Re-Established

The Cork Advisory Committee (hereinafter referred to as "the Committee") established by the said Order No. C.S. 23, dated November 5th, 1941, is hereby re-established and continued.

3. Duties

The duties of the Committee shall be to confer with and advise the Controller of Supplies with respect to cork and cork products and the exercise of any power vested in the Controller of Supplies; and to present for discussion and guidance such relevant problems as may arise in connection with any matter relating to cork or cork products referred to the Committee by the Controller of Supplies, and to make recommendations to him with respect thereto.

4. Membership

The Committee shall consist of the persons hereinafter named:

- (1) John G. Kent of Montreal, Quebec (of Armstrong Cork and Insulation Company Limited) to be Chairman of the Committee;
- (2) Matthew H. McWilliam of Montreal, Quebec (of Canadian Cork Company Limited) representing the cork insulation industry;
- (3) Kenneth B. Robertson of Montreal, Quebec (of Dominion Oilcloth and Linoleum Company Limited) representing the linoleum industry;
- (4) Max. B. Ennis of Toronto, Ontario (of Dominion Gasket and Manufacturing Company) representing gasket and washer manufacturers;
- (5) Charles T. Lennox of Toronto, Ontario (of Mundet Cork and Insulation, Limited) representing other branches of the cork industry;

and such other persons as the Controller of Supplies may, from time to time, appoint as members of the Committee in addition to, or in substitution for, any of the persons above named.

5. Meetings

The Committee shall meet from time to time at the call of the Chairman (or the Controller of Supplies) at such time and place as the Chairman (or the Controller of Supplies) may select, and on such notice, given in such manner as the Chairman (or the Controller of Supplies) shall deem sufficient.

6. Quorum

Three members of the Committee shall be a quorum.

J. H. LAMPRAY,
Deputy Controller of Supplies.

Approved:

HENRY BORDEN,
Chairman—The Wartime Industries Control Board.

VOLUME I—No. 4

February 1, 1943



CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

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PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
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PART I

Orders in Council

Order in Council amending P.C. 2448 of April 8, 1941 —Export Permit Branch

P.C. 123

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of January, 1943.

PRESENT:

HIS EXCELLENCY,
THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is deemed advisable to amend Order in Council P.C. 2448 of April 8, 1941, establishing the Export Permit Branch, so as to prescribe penalties for violation of any of the provisions of the said Order in Council and to vest in the Minister of Trade and Commerce certain discretionary authority in connection with the issue of export permits;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 R.S.C. 1927) is pleased to order as follows,—

1. Order in Council P.C. 2448 of April 8, 1941, is hereby amended by revoking Paragraph 14 thereof and substituting therefor the following:—

Paragraph 14:

(a) Export permits issued hereunder shall not be transferable and the Minister, or any person authorized by him to issue permits on his behalf, may refuse to issue a permit to any person or may cancel or suspend any permit issued.

(b) Any goods exported contrary to the provisions of this Order may be seized and forfeited, and every person who violates any of the provisions of this Order shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding five hundred dollars or to imprisonment for a term not exceeding twelve months or to both such fine and such imprisonment; but such person may at the election of the Attorney General of Canada or the Attorney General of the province be prosecuted upon indictment and if convicted shall be liable to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding five years or to both such fine and such imprisonment.

(c) Without prejudice to the operation of section sixty-nine or section seventy-two of the Criminal Code, any person who attempts to commit, or does any act preparatory to the commission of an offence against any of the provisions of this Order shall be deemed to be guilty of an offence against that provision.

2. This Order shall come into force and have effect on and after the first day of February, one thousand nine hundred and forty-three.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing National Selective Service Civilian Regulations

P.C. 246

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Minister of Labour reports that, by reason of the war, it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war, to amend and consolidate the various orders and regulations affecting manpower.

NOW, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to make the regulations hereto attached and they are hereby made and established accordingly.

A. D. P. HEENEY,
Clerk of the Privy Council.

THE NATIONAL SELECTIVE SERVICE CIVILIAN REGULATIONS

SHORT TITLE

1. These regulations may be cited as The National Selective Service Civilian Regulations.

INTERPRETATION

2. In these regulations, unless the context otherwise requires:

- (a) "advertisement" includes any notice, announcement or information;
- (b) "agriculture" means the production on a farm of field crops, fruits, vegetables, honey, poultry, eggs, livestock, milk, butter or cheese;
- (c) "Associate Director" means an Associate Director of National Selective Service appointed under these regulations;
- (d) "Board" means a Mobilization Board established under the National Selective Service Mobilization Regulations and, with reference to any man, means the Board established for the Division in which he resides;
- (e) "dependent", when used with respect to any person, means some other person dependent for support on the income earned by such person in a business, occupation or employment;
- (f) "Director" means the Director of National Selective Service appointed under these regulations;
- (g) "Division" means a Division established by or pursuant to the National Selective Service Mobilization Regulations;
- (h) to "lay off" means to cease for a period to make use of the services of an employee under circumstances which relieve the employer from remunerating the employee in respect of such period;
- (i) "local office" means an Employment and Selective Service Office, formerly an Employment and Claims Office established by the Unemployment Insurance Commission, or any other office designated by the Minister as a local office for the purpose of these regulations; and in respect of any person, means the nearest local office to the place where he carries on business or is employed or, if he is not in business or employed, to the place where he resides;

- (j) "Minister" means the Minister of Labour;
- (k) "national" includes subject or citizen;
- (l) "peace officer" has the same meaning as in the Criminal Code;
- (m) "person employed in agriculture" means, except in section two hundred, a person who, on the twenty-third day of March, nineteen hundred and forty-two, was wholly or mainly employed or occupied in agriculture and includes any person who, on the said day, was employed or occupied on seasonal work in a primary industry and whose last employment or occupation immediately prior to such employment or occupation in a primary industry was wholly or mainly in agriculture.
- (n) "prescribed" means prescribed by the Minister;
- (o) "primary industry" means lumbering, logging, forestry, fishing and trapping;
- (p) "publish" means to communicate to any person or persons by any means whatsoever;
- (q) "Selective Service Officer" means a National Selective Service Officer appointed under these regulations and in respect of any person means a Selective Service Officer for the area in which such person carries on business or is employed, or if he is not in business or employed, for the area in which he resides;
- (r) "technical person" means a person described in Schedule "A";
- (s) a reference to a section, part or schedule by number only shall be a reference to such section, part or schedule in these regulations;
- (t) words importing the masculine gender include corporations as well as females; and
- (u) "year" means a year commencing on the first day of a month of January.

PART I

GENERAL

100. The Minister shall carry out the policies of the Government of Canada with reference to the utilization of manpower in the prosecution of the war by the voluntary placement of labour, if that is practical, and shall only exercise the powers of compulsion vested in him by these regulations when, in his opinion, such action is necessary to carry out the policies of the Government.

101. For the purpose of carrying out the policies of the Government, the Minister shall:—

- (a) maintain and operate an employment service in Canada;
- (b) take such steps as may be necessary to ensure the most efficient use of manpower by employers other than His Majesty in right of Canada;
- (c) make such surveys of the manpower resources and needs of Canada as he deems necessary;
- (d) after consultation with the armed services of Canada and the departments and agencies of the Government of Canada whose activities affect or relate to the demand for and the supply of manpower, recommend to each of them such action as, in his opinion, is necessary to co-ordinate such activities and carry out the policies of the Government; and
- (e) after consultation with the armed services of Canada and the departments and agencies of the Government of Canada whose activities affect or relate to the demand for and the supply of manpower, recommend to the Governor in Council such action as, in his opinion, is necessary to co-ordinate activities of the armed services of Canada and of departments and agencies of the Government of Canada which affect the demand for or the supply of manpower and such further action as is necessary to achieve the manpower objectives laid down by the Government.

PART II

CIVILIAN EMPLOYMENT

Interpretation

200. (1) In this part, unless the context otherwise requires:

- (a) "court of referees" means a court of referees constituted under section fifty-three of The Unemployment Insurance Act, 1940;
- (b) "employee" means any person who has attained his sixteenth birthday and has not attained his sixty-fifth birthday and who is employed under a contract of service or apprenticeship, written or oral, expressed or implied; includes any person or group or class of persons not employed under a contract of service or apprenticeship when the Minister declares such person or group or class of persons to be an employee for the purposes of this part; but does not include—
 - (i) any person employed by His Majesty in right of any province;
 - (ii) any member of His Majesty's Naval, Military or Air Forces;
 - (iii) any person employed in agriculture, fishing, fish processing, hunting or trapping;
 - (iv) any technical person;
 - (v) any minister, priest or clergyman authorized to perform the marriage ceremony;
 - (vi) any registered nurse, any person undergoing training to become a nurse or any practical nurse in a private home;
 - (vii) any teacher in a school, college or university which, in the opinion of the Minister, is not carried on for gain;
 - (viii) any female person employed in domestic service in a private home where not more than one servant is employed;
 - (ix) any student when employed only after day classes or on holidays during the school or college term but not when employed during the long summer vacation;
 - (x) any person in respect of part-time subsidiary employment which is not his principal means of livelihood;
 - (xi) any person in respect of casual or irregular employment for not more than three days in any calendar week for the same employer;
- (c) "employer" means any person having one or more persons in his employ and includes His Majesty in right of Canada, any person acting on behalf of an employer, and in the case of a corporation which is an employer, any officer of the corporation;
- (d) "notice of separation" means a notice given by an employer or employee pursuant to section two hundred and two or a similar notice given under The National Selective Service Regulations, 1942;
- (e) "permit to seek employment" means a permit furnished by a Selective Service Officer pursuant to section two hundred and four or a similar permit furnished under The National Selective Service Regulations, 1942; and
- (f) "urban municipality" means an urban municipality whose population exceeds five thousand.

Supply and Demand

201. (1) When a person ascertains that he requires or will require to engage an employee or that he will be laying off or discharging an employee, he shall forthwith notify the local office of such requirement or supply the local office with such information as to the employee to be laid off or discharged as may be prescribed.

(2) Any person who has attained his sixteenth birthday and has not attained his sixty-fifth birthday and who, for a period of seven consecutive days, has been unemployed or not gainfully occupied shall, unless he is

- (a) a technical person, or

(b) a school, college or university student, forthwith register with the local office and supply such information as may be prescribed.

(3) No person shall have in his employment more persons of any particular qualifications than are reasonably necessary for his immediate needs without notifying the local office that the persons whose services are not immediately necessary are available for employment.

Separation from Employment

202. (1) No employer shall lay off or terminate the employment of an employee without giving him in prescribed form in duplicate

(a) seven days' notice of separation exclusive of the day on which the notice is given, or

(b) such shorter notice as the Selective Service Officer allows, unless

- (i) the employee is employed on building construction work,
- (ii) the employee has been in his employ for a period of less than one month,
- (iii) by reason of weather conditions or by reason of fire, explosion or other calamity, the employee's services cannot be utilized, or
- (iv) the employee has refused to accept a transfer under a collective labour agreement or practice in the industry in accordance with which employees have agreed or are accustomed to transfer from their usual employment to alternative employment with the same employer at a lower rate of remuneration.

(2) Where

- (a) an employee is employed on building construction work,
- (b) an employee has been in an employer's employ for a period of less than one month,
- (c) by reason of weather conditions or by reason of fire, explosion or other calamity, an employee's services cannot be utilized, or
- (d) an employee has refused to accept a transfer under a collective labour agreement or practice in the industry in accordance with which employees have agreed or are accustomed to transfer from their usual employment to alternative employment with the same employer at a lower rate of remuneration,

the employer shall give him notice of separation in prescribed form in duplicate before laying him off or terminating his employment.

(3) Except to undergo alternative service under the National Selective Service Mobilization Regulations or to enter service in His Majesty's Canadian armed forces, no employee shall terminate his employment without giving to his employer in prescribed form in triplicate

(a) seven days' notice of separation exclusive of the day on which such notice is given, or

(b) such shorter notice as the Selective Service Officer allows,

unless he is employed on building construction work or has been in the employment for a period of less than one month, in which event he shall give his employer notice of separation in prescribed form in triplicate before terminating his employment.

(4) The Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, allow an employer to give less than seven days' notice under this section; and without limiting the generality of the foregoing, he may do so if he is satisfied

(a) that it is impossible by reason of

- (i) the absence from work of another employee or group of employees,
- (ii) a power shortage,
- (iii) conditions which might jeopardize the health of the employee,

- (iv) a shortage of materials, or
- (v) a breakdown of machinery,

to give the seven days' notice before the employee's services become unnecessary and that the circumstance making it impossible was, in the opinion of the Selective Service Officer, beyond the employer's control; and

- (b) that the employer cannot use the employee's services in alternative employment;

but when the services are made unnecessary by reason of a shortage of materials or a breakdown of machinery he may not allow the employer to give less than two days' notice.

(5) Where an employer applies for a reduction in the seven days' notice affecting an employee who is a member of a trade union and such employer and the trade union have a collective labour agreement, the Selective Service Officer shall consult with the authorized representatives of the trade union before making his decision.

(6) Every employer shall, on request, furnish an employee with an adequate supply of forms containing the prescribed notice of separation.

(7) Where an employer gives an employee notice of separation under this part the employee shall forthwith acknowledge receipt thereof by signing one copy in the prescribed place and return such copy to the employer.

(8) Where an employee gives an employer notice of separation under this part, the employer shall forthwith acknowledge receipt thereof by signing one copy in the prescribed place and return such copy to the employee.

(9) Every employer who gives or receives a notice of separation under this part shall retain one copy thereof and shall, within forty-eight hours of giving or receiving such notice, deliver a copy thereof to the local office.

(10) The provisions of this part with respect to the giving of notice of separation shall not supersede any law, statutory or otherwise, requiring a longer notice.

(11) No employer or employee shall be bound by this section insofar as it is inconsistent with any right or privilege of the employer or employee, as the case may be, under an existing collective labour agreement which was entered into prior to the first day of September, nineteen hundred and forty-two.

203. (1) Where an employer is of opinion that an employee is guilty of serious misconduct he may give him notice of separation pursuant to section two hundred and two and suspend him from duty forthwith.

(2) An employee may, within seven days of being suspended for serious misconduct, exclusive of the day on which he was suspended, apply in writing to the Selective Service Officer to review such suspension; and, if he does not make such an application, his employment shall be deemed to have terminated when he was suspended.

(3) Where an employee is a member of an association with which his employer has entered into a collective labour agreement which provides for review of a suspension of a member of the association from work, he may not apply under this section to the Selective Service Officer to review a suspension notwithstanding subsection two of this section.

(4) If, upon reviewing a suspension for serious misconduct, a Selective Service Officer finds that the employee was guilty of serious misconduct, the employee's employment shall be deemed to have terminated when he was suspended but if, upon such review, the Selective Service Officer finds that the employee was not guilty of serious misconduct, the employer shall reinstate the employee with full pay from the time the application for review was made and the notice of separation given prior to the suspension shall be of no effect.

Permits to Seek Employment

204. (1) The Selective Service Officer shall, on request, furnish a permit to seek employment in prescribed form to any employee who presents a notice of separation signed by his employer or to any person other than an employee, and he may, in accordance with principles and directions set out in instructions given by the Minister, insert therein restrictions as to

- (a) the place where employment may be obtained thereunder,
- (b) the employer from whom employment may be obtained thereunder,
- (c) the nature of the employment which may be obtained thereunder, or
- (d) the duration of the employment which may be obtained thereunder.

(2) The Selective Service Officer may, at any time, in accordance with principles and directions set out in instructions given by the Minister,

- (a) cancel a permit to seek employment by notice in writing to the employer and employee effective upon or after the expiration of seven days from the day such notices are mailed, or
- (b) extend the period of employment fixed by a permit to seek employment.

205. (1) Neither an employer nor a person acting or pretending to act on behalf of an employer shall

- (a) interview any person with regard to employment as an employee,
- (b) solicit any person to enter into employment as an employee,
- (c) offer any person employment as an employee, or
- (d) take any person into employment as an employee, unless such person presents to him in duplicate a permit from the Selective Service Officer to seek such employment.

(2) No person shall apply for, accept or enter employment as an employee, unless he has obtained from the Selective Service Officer a permit to seek such employment.

(3) No permit to seek employment is necessary for the re-employment of an employee by an employer,

- (a) within fourteen consecutive days from the day on which the employee was last employed by the employer,
- (b) at the termination of a period of sickness or disability which occasioned the termination of a previous employment of the employee by the employer,
- (c) at the termination of a stoppage of work which resulted from an industrial dispute and terminated the employee's previous employment by the employer,
- (d) pursuant to a collective labour agreement providing preference in re-employment according to service or seniority, or
- (e) upon reinstatement in employment pursuant to this part or The Reinstatement in Civil Employment Act, 1942,

but in any such case, the employer shall, within forty-eight hours of the commencement of such re-employment, deliver notice of such re-employment in prescribed form to the local office.

(4) Where an employer takes an employee into employment, he shall, unless it is a case of re-employment under subsection three of this section,

- (a) record the prescribed particulars of the employment on both copies of the permit to seek employment presented to him by the employee,
- (b) retain one copy of the permit to seek employment on file, and
- (c) within forty-eight hours of taking the employee into his employment, deliver the other copy of the permit to the local office.

206. (1) No employer shall during any day retain in his employment an employee who was, contrary to law, taken into employment without having obtained and presented a permit to seek such employment.

(2) No employer shall retain an employee in his employment during any day if the permit to seek employment pursuant to which he took the employee into his employment has been cancelled pursuant to these or any other regulations or during any day after the period of employment authorized thereby expires.

(3) No employee shall, during any day, remain in any employment which he, contrary to law, entered without having obtained a permit to seek employment.

(4) No employee shall remain in any employment during any day if the permit to seek employment pursuant to which he entered such employment has been cancelled pursuant to these or any other regulations or during any day after the period of employment authorized thereby expires.

Agricultural Employment

207. (1) No person employed in agriculture shall enter or remain during any day in employment outside agriculture except

- (a) active service in His Majesty's Canadian armed forces, or
- (b) seasonal or temporary employment outside an urban municipality for not more than sixty days in any year when such employment does not interfere with agricultural production,

unless he has first obtained from the Selective Service Officer a permit in prescribed form to enter or remain in such employment.

(2) No person shall take a person employed in agriculture into employment outside agriculture, or retain during any day a person employed in agriculture in employment outside agriculture except

- (a) active service in His Majesty's Canadian armed forces, or
- (b) seasonal or temporary employment outside an urban municipality for not more than sixty days in any year when such employment does not interfere with agricultural production,

unless such person presents to him a permit obtained from the Selective Service Officer in prescribed form to accept or remain in such employment.

(3) The Selective Service Officer on request may, in accordance with principles and directions set out in instructions given by the Minister, furnish a permit to a person employed in agriculture to enter or remain in employment outside agriculture and insert therein restrictions as to

- (a) the place where employment may be obtained thereunder;
- (b) the employment which may be obtained or retained thereunder;
- (c) the nature of the employment which may be obtained thereunder; or
- (d) the duration of the employment which may be obtained or retained thereunder.

(4) The Selective Service Officer may, at any time, in accordance with principles and directions set out in instructions given by the Minister,

- (a) cancel a permit furnished under this section by notice in writing to the employer and employee effective upon or after the expiration of seven days from the day such notice is mailed; or
- (b) extend the period of employment fixed by such a permit.

(5) No person shall retain a person employed in agriculture in his employment during any day if the permit pursuant to which he took the person employed in agriculture into his employment, or retained him in his employment, has been cancelled pursuant to this section or during any day after the period of employment fixed thereby expires.

(6) No person employed in agriculture shall remain in any employment during any day if the permit pursuant to which he entered such employment, or remained in such employment, has been cancelled pursuant to this section or during any day after the period of employment authorized thereby expires.

Advertisements

208. (1) No person shall publish an advertisement offering employment as an employee or seeking employment as an employee except pursuant to and in accordance with a permit obtained from the Selective Service Officer.

(2) Where an application is made to a Selective Service Officer for a permit to advertise under this section, the Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister,

- (a) refuse the permit,
- (b) grant the permit subject to such conditions as he deems proper, or
- (c) with the applicant's consent, make such arrangements, at the applicant's expense, as he deems proper,

Control of Employment

209. (1) A Selective Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, by order in writing direct any person,

- (a) to report for interview at a local office at a time which will not interfere with his work or occupation, if any;
- (b) if the person is unemployed or not gainfully occupied, to apply forthwith for specified employment which, in the opinion of the Selective Service Officer, is suitable and to accept the employment when it is offered to him; or
- (c) if, for more than two consecutive weeks, the person has not been gainfully occupied during normal full time, to apply, within seven days from the time when the direction is given, for specified full time employment which, in the opinion of the Selective Service Officer, is suitable and to accept the employment when it is offered to him,

and every person to whom any such direction is given shall comply with the direction.

(2) An employee shall, for the purpose of this section, be deemed to be unemployed on the termination of a period of seven days from the day his employer gives him a notice of separation or he gives his employer a notice of separation.

(3) When a Selective Service Officer directs an employed person to accept employment under this section, he shall send a copy of the order to such person's employer.

(4) In deciding whether employment is suitable for a person, a Selective Service Officer shall consider such factors as he deems relevant including the person's physical condition, training, experience, prior earnings and personal responsibilities and the distance of the employment from his residence; and he shall not consider employment to be suitable if the wages are lower, or the conditions of work are less favourable, than either those fixed by collective agreement for the place where the work is to be performed or, if there is no such agreement, those observed by good employers.

(5) When a Selective Service Officer directs a person under this section to accept employment which necessitates changing his place of residence, he shall, in accordance with principles and directions set out in instructions given by the Minister, provide such persons with financial assistance under section two hundred and twelve.

(6) Where a person accepts employment pursuant to a direction given under this section he shall not terminate the employment or cease to perform his duties in the employment, nor shall his employer terminate the employment or lay him off, within six months from the day he enters the employment, without a written permit from the Selective Service Officer.

210. (1) When, after having, in his opinion, given all interested persons an opportunity to be heard, the Minister is of opinion that an employed person to whom the National Selective Service Mobilization Regulations apply and who belongs to an age class or part of an age class which has been designated by proclamation for the purpose of the said regulations can contribute more effectively to the prosecution of the war in employment other than that in which he is employed, the Minister may by order require the employer of such person forthwith to give such person two weeks' notice that his employment will be terminated.

(2) When the Minister has made an order under subsection one of this section, the Selective Service Officer may, after the expiration of the two week period, by order in writing require the person whose employment is so terminated to apply forthwith for specified employment which, in the opinion of the Selective Service Officer, is suitable and to accept the employment when it is offered to him; and subsections three, five and six of section two hundred and nine shall apply *mutatis mutandis* as if enacted in this section.

(3) Within forty-eight hours of receiving an order from the Minister under this section, the employer shall give the notice therein required to be given and inform the local office as to the time when it was given.

(4) For the purposes of this section, "employer" shall include every person having any other person in his employ and "Minister" includes any senior officer appointed under these regulations and designated by the Minister to exercise the powers conferred on him by this section.

211. Where in the opinion of a Selective Service Officer, it is in the national interest that an employed person take employment other than that in which he is employed, the Selective Service Officer may request him to accept such employment at the expiration of seven consecutive days from service on his employer, either personally or by registered post, of a notice that such request is made pursuant to these regulations; and the person to whom such request is made may accept such employment at the expiration of such time notwithstanding his contract of employment or any law, statutory or otherwise, to the contrary.

Supplementary Allowances

212. (1) Where a Selective Service Officer has directed or requested a person to take employment and deems it necessary for the efficient placement of workers he may, in accordance with principles and directions set out in instructions given by the Minister

- (a) advance such person an amount not exceeding his necessary travelling expenses from the place where he was when he was requested to take the employment to the place of employment;
- (b) advance such person an amount not exceeding his necessary travelling expenses from the place of employment to the place where he was when he was requested to take the employment or to a place equidistant from the employment;
- (c) if, in his opinion, it is necessary to move such person's dependents, advance him an amount not exceeding the necessary travelling expenses for his dependents and other necessary expenses arising out of his change of residence; and
- (d) pay him an amount substantially equivalent to the remuneration which, in the Selective Service Officer's opinion, he would receive from such employment during the period equal to the time necessarily spent travelling to the place of employment.

(2) A person to whom an advance is made under subsection one of this section shall repay the amount thereof to the Crown upon demand but he shall be deemed to have repaid to the Crown in respect of such advance five dollars for each week during which he remains in the employment which he accepted on the direction or at the request of the Selective Service Officer; and if he remains in the employment for the period which he was, pursuant to this part, directed or requested to remain, or if, for reasons beyond his control, he does not enter the employment which he was directed or requested to take, he shall be deemed to have repaid the full amount of the advance.

(3) Where a Selective Service Officer directs or requests a person to take employment which involves a change of residence and requires him to be separated from his dependents, and the earnings from the employment are not, in the opinion of the Selective Service Officer, sufficient to compensate him for the increased cost of living occasioned by the separation, the Selective Service Officer may, in accordance with principles and directions set out in instructions from the Minister, pay him a supplementary living allowance not exceeding five dollars for each week he is in such employment.

(4) Where a Selective Service Officer has, under this part, directed or requested an employed person to take employment at a lower rate of remuneration than he is receiving, the Minister may pay him or authorize the employer notwithstanding the Wartime Wages Control Order to pay him, a supplementary allowance not exceeding five dollars for each week he remains in the employment.

(5) Where a Selective Service Officer directs or requests a person to take employment, he may, in accordance with principles and directions set out in instructions from the Minister, advance him an amount not exceeding fifteen dollars to defray living expenses during the first week of employment, and the person to whom such advance

is made shall repay the amount thereof to the Selective Service Officer within forty-eight hours from receiving his first normal wages or salary from the employment or within such further period as the Selective Service Officer may allow.

(6) Payments under subsections three and four of this section may be made to the person to whom the supplementary allowance is granted or to his employer on his behalf; and where any such payment is made to an employer, the employer shall pay it to the person to whom the supplementary allowance is granted within one month from the receipt thereof.

(7) Where an advance is made under subsection one of this section for travelling expenses, the Selective Service Officer may pay the amount thereof or any part thereof to a transportation company in payment of transportation for the person to whom the advance is made.

Reinstatement

213. (1) Where a Selective Service Officer directs or requests an employed person to accept other employment under this part and notifies the employed person's employer that such direction or request is made pursuant to these regulations and the employed person thereupon accepts such employment, the provisions of The Reinstatement in Civil Employment Act, 1942, shall apply *mutatis mutandis* to the reinstatement of such person upon the termination of the work which he has been directed or requested to accept.

(2) Where a person terminates the employment of another person pursuant to an order made under these regulations, the provisions of The Reinstatement in Civil Employment Act, 1942, shall apply *mutatis mutandis* to the reinstatement of the person whose employment has been terminated when the Minister certifies that such person is no longer required for other work.

Appeals

214. (1) Where the Minister makes an order under section two hundred and ten or a Selective Service Officer refuses to grant or cancels a permit, or makes an order, direction or ruling under this part, a person affected thereby, or a representative of a trade union or similar organization to which a person affected thereby belongs, may appeal therefrom to a court of referees by a notice in writing containing a statement of the grounds of the appeal filed in the local office within seven days from the time when the permit was refused or cancelled or the order, direction or ruling was made.

(2) The members of the court of referees to which an appeal is referred shall be chosen in the same manner as in the case of an appeal to a court of referees under The Unemployment Insurance Act, 1940.

(3) The court of referees to which an appeal is referred shall consider and determine the appeal as soon as possible after receipt of the notice of appeal and its decision thereon shall be final and conclusive.

(4) An appeal may, with the consent of the appellant but not otherwise, be proceeded with in the absence of any member or members of the Court other than the chairman.

(5) No person shall be a member of a court of referees during the consideration of an appeal

(a) in which he is or may be directly interested;

(b) in which he is or has been a representative of the appellant or other interested person; or

(c) in which he has taken any part either as a witness or otherwise.

(6) The appellant when filing his notice of appeal may apply, by notice in writing filed in the local office, for a hearing; and the chairman of a court of referees may refuse an application for a hearing or he may, whether or not an application for a hearing has been made, direct that there shall be a hearing.

(7) If the number of members of the court of referees is an even number, the chairman shall have a second or casting vote.

(8) The procedure on a hearing shall be determined by the chairman of the court of referees.

(9) A court of referees shall not decide an appeal until a reasonable opportunity has been given to the claimant to make any representations which he desires the Court to consider in making its decision; and in any case where a hearing has not been directed, the claimant shall be given an opportunity of making representations to the court of referees in writing and if he fails to do so, he shall be deemed to have had such reasonable opportunity.

(10) Any person who appears before a court of referees shall do so at his own expense.

(11) The Minister may publish a decision of the court of referees if and as he deems proper.

(12) For the purposes of remuneration, a court of referees functioning under this part shall be deemed to be functioning under the Unemployment Insurance Act, 1940.

PART III

TECHNICAL PERSONNEL

Interpretation

300. In this part unless the context otherwise requires

- (a) "employer" includes His Majesty in right of Canada and in right of any province;
- (b) "essential work" means work which is, in the opinion of the Minister, essential to the efficient prosecution of the war;
- (c) "minister" includes any person designated by the Minister to act on his behalf under this Part;
- (d) "science student" means a male person who has registered at a university as a full-time student during all or part of the academic year for a course the successful completion of which, in the opinion of the Minister, will qualify the person as a technical person; and
- (e) "University" means any person or group of persons, including His Majesty in right of any province, administering or operating a university or college which is, in the opinion of the Minister, properly equipped and staffed to train persons to be technical persons.

Supply and Demand

301. (1) When a person ascertains that he requires or will require to engage a technical person or that he will be laying off or discharging a technical person, and when a person discharges or lays off a technical person, he shall forthwith supply the Minister at Ottawa with such information as to his requirements or the technical person discharged or laid off or to be discharged or laid off as may be prescribed.

(2) When a technical person desires to obtain new employment or is, or knows that he is going to be, unemployed or not gainfully occupied full time on work of a kind for which he is especially qualified, he shall forthwith supply the Minister at Ottawa with such information as may be prescribed.

Control of Employment

302. (1) No person shall, without the approval of the Minister, enter into a contract or arrangement for the services of a technical person except a contract or arrangement in respect of part-time subsidiary employment which is not the technical person's principal means of livelihood.

(2) No person shall make use of the services of a technical person during any day and no person shall pay any remuneration or salary to a technical person in

respect of any day if the employment or arrangement under which he is employed came into operation without the approval required by these regulations or any other regulation.

Employment Changes

303. (1) Where, in the opinion of the Minister, any technical person, other than a member of His Majesty's Canadian armed forces, is capable of contributing more effectively to the war effort in essential work other than that, if any, upon which he is engaged, the Minister may request him to take employment in such work and notify his employer of such request.

(2) Where a technical person agrees to accept work pursuant to a request by the Minister under this section, the employer of the technical person may make representations in writing to the Minister at Ottawa but if the Minister does not withdraw his request within thirty days from the day notice thereof is sent by registered mail to the employer at his place of business, the employer's employment of such person shall be terminated at the end of such period.

(3) Where a technical person enters employment on work which is, in the opinion of the Minister, essential work and the Minister notifies the employer by whom the technical person was employed immediately before entering such employment that he approves the arrangements for such employment, the technical person shall be deemed to have entered into the employment at the request of the Minister.

Reinstatement

304. (1) Where a technical person has entered employment on essential work at the request of the Minister, the employer by whom he was employed immediately before entering the employment on such work shall reinstate him at the termination of his employment on the essential work in a position and under circumstances not less favourable than the position which he would have held and the circumstances which would have been applicable to him had he not entered such employment.

(2) No person is required, by reason of subsection one of this section, to reinstate a former employee who entered employment in essential work at the request of the Minister if

- (a) the former employee does not, within two weeks from the termination of his employment on essential work, apply to the employer for reinstatement;
- (b) the former employee fails without reasonable excuse to present himself for employment at a time and place notified to him by the employer after his request for reinstatement;
- (c) by reason of a change of circumstances, other than the employment of some person to replace him, it is not reasonably practicable to reinstate him;
- (d) his reinstatement in a position and under conditions not less favourable to him than the position which he would have held and the circumstances which would have been applicable to him had he not undertaken the essential work is impracticable and the employee refuses, within a reasonable time, to accept the most favourable position under the most favourable conditions in which it is reasonably practicable for the employer to reinstate him;
- (e) the former employee is physically or mentally incapable of performing the work available in the employer's service; or
- (f) the former employee was originally employed to replace a person who had been accepted for service in His Majesty's Forces or to replace a person who entered employment in essential work at the request of the Minister.

(3) Where an employer has reinstated a technical person pursuant to this section, he shall not discharge him or lay him off without reasonable cause; and if he discharges him or lays him off within six months of the reinstatement, the onus shall be on the employer to prove that he had reasonable cause for so doing.

(4) Where an employer has entered into an agreement with his employees, some or all of whom are technical persons, that he will re-employ employees who leave his employment for employment in essential work, such agreement shall continue in force to the extent that it is not less advantageous to an employee than this section.

(5) No person is, by reason of this section, relieved of any obligation under a collective or other agreement.

(6) Where a person fails to reinstate a technical person who entered employment on essential work at the request of the Minister as required by this section or, contrary to this section, discharges or lays off a technical person without reasonable cause, he shall pay to the technical person an amount equal to three months' remuneration at the rate at which the technical person was being remunerated immediately prior to entering employment on essential work at the request of the Minister and, if he does not do so, the technical person may recover such amount as a debt in any court of competent jurisdiction.

University Science Students

305. (1) The armed forces of Canada, the departments and agencies of the governments of Canada and of the provinces of Canada, and all other persons employing technical persons from time to time at the request of the Minister, shall supply him with such information as he may specify with reference to their present or future requirements of technical persons for essential work.

(2) Every university, from time to time, shall supply the Minister with such information as he may require with reference to science students registered with the university.

(3) If at any time, in the opinion of the Minister, the number of science students in the universities should be increased, he shall recommend to the universities the steps which ought to be taken to train the necessary number of technical persons.

306. (1) Before a person is permitted to commence or continue work as a science student he shall make a declaration in a form prescribed by the Minister indicating whether he wishes to volunteer for service in the armed forces of Canada as a technical officer.

(2) Every university, from time to time, shall at the request of the Minister, supply him with a list of the names of the science students who wish to volunteer for service in the armed forces as technical officers; and the Minister shall from time to time select therefrom the names of persons who, in his opinion, will fulfil the requirements of each branch of the armed forces and shall submit lists of such names for the consideration of the various branches of the armed forces.

(3) Every science student shall submit to such medical examination as the Department of National Defence may from time to time require.

307. (1) If at any time, the number of science students who wish to volunteer for service in the armed forces as technical officers is not adequate, in the opinion of the Minister, after consultation with the armed services of Canada and the departments and agencies of the Government of Canada whose activities affect or relate to the demand for and the supply of manpower, he may request any science student to accept such status in the reserve army and undergo such military studies and duties, whether during the academic year or not, as he may specify.

(2) No university shall retain any person in the university as a science student if such person refuses to accept status in the reserve army or to undergo military studies and duties as requested by the Minister pursuant to this section.

308. The Department of National Defence and the Department of Munitions and Supply shall provide such facilities for the training of science students as the Minister may from time to time require.

309. Every person who completes a course as a science student at a university and does not volunteer for service in the armed forces of Canada shall accept employment in such essential work as the Minister may require and remain in such employment during each day the Minister so requires.

310. No person, whether acting or pretending to act on behalf of any of the armed forces or any department or agency of government or not, shall

- (a) interview any science student, either before or after graduation, with regard to any employment, office or position;

- (b) solicit any science student, either before or after graduation, to enter any employment or to accept any office or position;
- (c) offer any science student, either before or after graduation, any employment, office or position; or
- (d) take any science student, either before or after graduation, into any employment or give him any office or position;

except by or with the consent of the Minister.

PART IV

LABOUR EXIT PERMITS

400. No person who has attained his sixteenth birthday shall leave Canada with the intention of seeking or entering into employment outside Canada except pursuant to a Labour Exit Permit in prescribed form issued to him by a Selective Service Officer, unless such person is

- (a) leaving Canada to take employment in the service of the Government of Canada, the Government of a province of Canada, or the Government of any other country;
- (b) not a Canadian national and is proceeding to a country of which he is a national;
- (c) permanently resident in a country other than Canada, and is proceeding to such country or on transit through Canada to some other country;
- (d) a member of a dramatic, artistic, athletic or spectacular organization leaving Canada temporarily for the purpose of giving public performances or exhibitions of an entertaining or instructive character;
- (e) an actor, artist, lecturer, journalist, priest, minister of religion, author, lawyer, physician, professor of a recognized educational institution, accredited representative of an international trade union, commercial traveller or undertaker, leaving Canada for the temporary exercise of his calling or office;
- (f) an officer or seaman proceeding to join a vessel in a United States port pursuant to authorization issued by or on behalf of the Director of Merchant Seamen;
- (g) the wife of a man who is leaving Canada pursuant to a Labour Exit Permit or who is exempt from obtaining a Labour Exit Permit; or
- (h) a farm labourer going to the United States for seasonal work under an arrangement between the Governments of Canada and the United States.

401. (1) A Selective Service Officer may, in accordance with principles and directions set out in instructions from the Minister, grant a Labour Exit Permit in prescribed form, either for a limited period of absence from Canada or for an indefinite period, to a person desiring to leave Canada to take employment or seek employment outside Canada, but no such permit shall be granted to a male British subject unless he has been authorized in writing by the chairman of the Board to leave Canada if he is prohibited by the National Selective Service Mobilization Regulations from leaving Canada without such authorization.

(2) The Selective Service Officer may, from time to time, in accordance with principles and directions set out in instructions from the Minister, renew a Labour Exit Permit which has been granted for a limited period.

(3) Labour Exit Permits shall not be valid for departure from Canada after the last day fixed therein for such departure.

(4) Where a Labour Exit Permit is endorsed with the words "right to cancel this permit is reserved", the holder shall, if the Minister cancels the permit, return to Canada within such period as the Minister may fix.

(5) Where any Labour Exit Permit is granted for a limited period of absence from Canada, the holder shall return to Canada before the expiration of such period or the expiration of an extension of such period set out in a renewal of the permit.

402. An application for a Labour Exit Permit shall be in prescribed form and no person shall give false or misleading information in such application.

403. No person shall, without lawful reason or excuse, the proof of which shall lie upon him, have in his possession

- (i) a Labour Exit Permit or document purporting to be such permit, which permit or document was not lawfully issued to him pursuant to this order; or
- (ii) a blank form of Labour Exit Permit or printed form purporting to be such blank form of permit.

404. No person shall, without lawful excuse, the proof of which shall lie upon him, print or make a Labour Exit Permit or any printed paper purporting to be a blank form of Labour Exit Permit.

405. Any person leaving or attempting to leave Canada may be accosted by a peace officer, an immigration, customs or excise officer, or any other person authorized by the Minister to exercise the powers conferred by this section; and if, upon being so accosted such person fails to establish to the satisfaction of the person so accosting him that a Labour Exit Permit has been granted to him to leave Canada at that time or that he is not required by these regulations to have a Labour Exit Permit to leave Canada, any peace officer, any immigration, customs or excise officer, or any other person so authorized by the Minister, is justified in using such force as may be necessary to prevent such person leaving Canada.

PART V

ADMINISTRATION

500. (1) The Minister shall administer and enforce these regulations.

(2) There shall be an officer in the Department of Labour who shall be appointed by the Governor in Council, shall be called the Director of National Selective Service and shall hold office during pleasure.

(3) The Governor in Council may appoint such Associate Directors of National Selective Service as he deems necessary to assist in the administration and enforcement of these regulations.

(4) The Minister may appoint officers who shall be called National Selective Service Officers and he may designate the areas in which they shall perform their duties.

(5) Such other officers, clerks and servants as are necessary for the administration and enforcement of these regulations shall be appointed in the manner provided by law.

501. There shall be a National Selective Service Advisory Board of which the Minister and his deputy shall be chairman and vice-chairman, respectively, and which shall consist of the members of the Inter-Departmental Committee on Labour Co-ordination, established by Order in Council P.C. 5886 dated the twenty-second day of October nineteen hundred and forty-two, members of the National War Labour Board established by the Wartime Wages Control Order and such other persons as the Minister may designate, to advise the Minister with reference to the utilization of manpower in the prosecution of the war and the administration and enforcement of these regulations.

502. The Governor in Council shall determine the remuneration to be paid to the Director and Associate Directors, and the remuneration to be paid to such other officers, clerks and employees as may be appointed under these regulations shall be determined in the manner provided by law.

503. The Minister may, in the manner provided by law, establish at any place in Canada such office or offices as are required for the administration of these regulations and may provide therefor the necessary accommodation, stationery, equipment and telephones.

504. The Minister may incur all expenses reasonably necessary for the proper administration and enforcement of these regulations and the cost thereof, including the remuneration of all officers and servants of the branch, shall be paid out of moneys provided for the purpose.

Minister's Powers

505. The Minister may—

- (a) prescribe anything which under these regulations is to be prescribed;
- (b) prescribe such forms as he considers necessary for the administration of these regulations;
- (c) prescribe the manner in which notices delivered pursuant to these regulations must be executed;
- (d) revoke, cancel or vary any instruction, order, direction or form made or prescribed pursuant to these regulations;
- (e) for the purpose of acquiring general or specific knowledge with reference to any person or group or class of persons or the manpower situation in Canada or any part of Canada, require, by order, that any person or group or class of persons complete and return to him such returns of information as he may specify or report at such place and at such time as he may specify and complete such forms and give such information in such manner as he may specify;
- (f) in consultation with the Department of Munitions and Supply and the War-time Prices and Trade Board, classify, in such manner, as he deems expedient, occupations, industries, firms or establishments according to essentiality in the prosecution of the war;
- (g) by order, exclude any person or group or class of persons from the operation of Part II or Part III or qualify any of the provisions of Part II or Part III in its application to any person or group or class of persons;
- (h) by order, require any employer or group or class of employers to keep such records as he deems necessary for the administration of these regulations;
- (i) notwithstanding anything in any other law or regulation publish such notices and explanations as he may deem necessary for the proper administration and enforcement of these regulations;
- (j) by order, require any employer or group or class of employers or all employers to terminate the employment of every male person in their employ who fails within a time specified in the order to produce such evidence as may be specified in the order that he has not contravened the provisions of the National Selective Service Mobilization Regulations; and
- (k) by order, forbid the furnishing of a permit to seek employment to any male person who fails to produce such evidence as may be specified in the order that he has not contravened the provisions of the National Selective Service Mobilization Regulations.

General

506. Every person to whom any order is issued or who is required to do or abstain from doing anything by or pursuant to these regulations shall obey such order or do or abstain from doing such things as required.

507. (1) Throughout each day the Minister so requires, every Postmaster, Sheriff, Clerk of the Peace and Clerk or other officer of a Municipality shall cause to be kept posted in prominent places in his office and such other public buildings throughout his district or municipality as the Minister may specify, and in such manner as the Minister may require, copies of any order, notice or announcement under these regulations.

(2) No person shall wilfully destroy, take down, tear or deface any copy of an order, notice or announcement posted under these regulations in any office or public place.

508. No person shall make any false statement or representation for the purpose of obtaining any permit under these regulations or of misleading any person engaged in the administration or enforcement of these regulations.

509. (1) No person shall by means of a written or printed communication, publication or article, or by an oral communication or by public speech or utterance;

- (a) counsel or advise any other person not to comply with any of the provisions of these regulations or of a notice or order given or made pursuant thereto; or
- (b) wilfully resist or impede, or attempt wilfully to resist or impede, or persuade or induce or attempt to persuade or induce any person or group or class of persons to resist or impede the operation or enforcement of these regulations.

(2) No person shall in any manner impede or prevent or attempt to impede or prevent any other person in the performance of his duties under these regulations.

510. No person shall, with intent to evade any provision in these regulations, destroy, mutilate, deface, alter, secrete or remove any book, record, or property of any kind.

PART VI

ENFORCEMENT

600. (1) Every Selective Service Officer, and every person authorized by the Minister to act as a Selective Service Inspector, may for the purpose of enforcing these regulations

- (a) enter at all reasonable times any premises or place, other than a private dwelling house not being a workshop, where he has reasonable grounds for supposing that any person is employed;
- (b) make such examination or inquiry as may seem to him to be necessary for ascertaining whether these regulations are being complied with;
- (c) examine orally, either alone or in the presence of any other person as he thinks fit, with respect to any matter arising under these regulations, every person whom he finds in any such premises or place or whom he has reasonable cause to believe to be or to have been in employment and may require every person so examined to sign a declaration of the truth of his statements on such examination; and
- (d) exercise such other powers as, in the opinion of the Minister, are necessary for enforcing these regulations.

(2) The occupier of any premises or place, other than a private dwelling house not being a workshop, any person having other persons in his employ, the servants and agents of any such occupier or person, and any employed person shall furnish to any Selective Service Officer or Inspector all such information, and he shall produce for inspection all such books, documents, papers and records, as the Selective Service Officer or Inspector may reasonably require.

(3) Every Selective Service Officer and Selective Service Inspector shall, on applying for admission to any premises or place under this section, have in his possession and produce if so required a certificate of his appointment signed by or on behalf of the Minister.

601. For the purposes of these regulations and of any proceedings taken thereunder, any notice or other communication sent through His Majesty's mails pursuant to these regulations shall be presumed, until the contrary is proven, to have been received by the addressee within eight clear days of the posting thereof and a certificate of such posting purporting to be signed by a Selective Service Officer shall be *prima facie* proof thereof.

602. (1) A certificate purporting to be signed by the Minister or by any person authorized to act in the Minister's place or on his behalf that anything has been done or omitted pursuant to or contrary to these regulations shall be *prima facie* proof that such thing has been done or omitted.

(2) A certificate purporting to be signed by the Minister, the Director, an Associate Director or a Selective Service Officer that he has, pursuant to these regulations, served any document or caused any document to be served shall be *prima facie* proof of the statements contained therein.

(3) A certificate purporting to be signed by the Minister or any person authorized to act in the Minister's place or on his behalf that a document is a true copy of any other document which is or has been in the possession of the Minister or any of the Officers or employees engaged in the administration or enforcement of these regulations shall be evidence of the statements contained therein and the copy shall be accorded in all courts, the same probative force as the original document or part thereof, of which it is a copy.

603. (1) Every person is a party to and guilty of an offence under these regulations who

- (a) actually commits it;
- (b) does or omits an act for the purpose of aiding any person to commit the offence;
- (c) abets any person in commission of the offence; or
- (d) counsels or procures any person to commit the offence.

(2) If several persons form a common intention to contravene any of the provisions of these regulations and to assist each other therein, each of them is a party to every offence under these regulations committed by any one of them in the prosecution of such common purpose, the commission of which offence was, or ought to have been known to be a probable consequence of the prosecution of such common purpose.

(3) Every one who counsels or procures another person to be a party to an offence under these regulations of which that person is afterwards guilty, is a party to that offence, although it may be committed in a way different from that which was counselled or suggested.

(4) If a corporation is guilty of an offence under these regulations, any officer or director of the corporation who assented to or acquiesced in the commission of the offence is a party to and guilty of the offence.

604. (1) In any prosecution under Part XV of the Criminal Code for a contravention of these regulations or of any regulations repealed by these regulations, the complaint shall be made, or the information laid, within one year from the time when the matter of the complaint or information arose.

(2) Notwithstanding the provisions of Part XV of the Criminal Code, a complaint or information in respect of any contravention of these regulations or of any regulations repealed by these regulations may be heard, tried or determined by any Police or Stipendiary Magistrate or any Justice or Justices of the Peace if the accused is found or apprehended or is in custody within his or their territorial jurisdiction although the matter of the information or complaint did not arise within his or their territorial jurisdiction.

605. Every person who contravenes any of the provisions of these regulations is guilty of an offence, and unless some penalty is expressly provided by these regulations for such contravention, liable on summary conviction for a first offence if an individual to a penalty of not more than five hundred dollars or to imprisonment for a term not exceeding twelve months or to both such fine and such imprisonment and if a corporation to a penalty of not more than two thousand five hundred dollars, and for any subsequent offence if an individual to a penalty of not more than one thousand dollars or to imprisonment for a term not exceeding two years or to both such fine and such imprisonment and if a corporation to a penalty of not more than five thousand dollars.

606. Every person is guilty of an indictable offence and liable to a fine not exceeding five thousand dollars and not less than five hundred dollars or to imprisonment for a term not exceeding five years and not less than six months or to both such fine and such imprisonment, who corruptly

- (a) makes any offer, proposal, gift, loan or promise or gives or offers any compensation or consideration, directly or indirectly, to a person concerned in

the administration or enforcement of these regulations or having any duties to perform thereunder, for the purpose of influencing such person in the performance of his duties; or

- (b) being a person concerned in the administration or enforcement of these regulations or having any duties to perform thereunder, accepts or agrees to accept or allows to be accepted by any person under his control or for his benefit any such offer, proposal, gift, loan, promise, compensation or consideration.

607. Every person who, without lawful authority or excuse, makes any document purporting to be a notice of separation, a permit to seek employment or other document issued pursuant to the provisions of these regulations, or who, without lawful authority or excuse, alters a notice of separation, a permit to seek employment or other such document in any material part or makes any material addition, either by erasure, obliteration, removal or otherwise, is guilty of an offence and liable on summary conviction to a penalty of not more than one thousand dollars or to imprisonment for a term not exceeding two years or to both such fine and such imprisonment.

PART VII

MISCELLANEOUS

700. (1) All persons appointed by or pursuant to Order in Council P.C. 2254 dated the twenty-first day of March, nineteen hundred and forty-two, Order in Council P.C. 2301 dated the twenty-third day of March, nineteen hundred and forty-two and Order in Council P.C. 10578 dated the nineteenth day of November, nineteen hundred and forty-two who are in the employ of His Majesty when these regulations come into force, shall be deemed to have been appointed pursuant to these regulations and the Minister shall have the control and supervision of all such persons.

(2) All officers, clerks and employees of the Department of Labour and the Unemployment Insurance Commission whose services are used in the administration or enforcement of these regulations, shall, for the purpose of these regulations, be deemed to have been appointed pursuant to these regulations.

701. If the Engineering Institute of Canada, the Canadian Institute of Mining and Metallurgy and the Canadian Institute of Chemistry consent, the Minister may utilize the Wartime Bureau of Technical Personnel, which is operated pursuant to Order in Council P.C. 780 dated the twelfth day of February, nineteen hundred and forty-one, for the administration of Part III; and in such event the said Bureau shall, without affecting the said Order in Council, be subject to the control and supervision of the Minister.

702. The Essential Work (Scientific and Technical Personnel) Regulations, 1942, The Selective Service Regulations, 1942, Order in Council P.C. 1445 dated the second day of March, nineteen hundred and forty-two, Order in Council P.C. 1955 dated the thirteenth day of March, nineteen hundred and forty-two, Order in Council P.C. 2254 dated the twenty-first day of March, nineteen hundred and forty-two, The Labour Exit Permit Order, Order in Council P.C. 9466 dated the sixteenth day of October, Nineteen hundred and forty-two and the University Science Students Regulations, 1942 are revoked.

703. All proceedings taken under any Order in Council or regulation revoked by these regulations shall, so far as consistently may be, be taken up and continued under and in conformity with the provision of these regulations, if any, substituted for the regulation or Order in Council so repealed.

704. (1) All permits, consents, instructions, directions, determinations, decisions, notices and orders granted, given, served or made under any Order in Council or regulation revoked by these regulations shall, as far as applicable, be deemed to have been granted, given, served or made, *mutatis mutandis* under these regulations and all forms which have been prescribed for use under any such Order in Council or regulation shall be deemed to have been prescribed for use in similar cases under these regulations until replaced by forms prescribed by the Minister.

(2) The forms annexed to the Labour Exit Permit Order shall be deemed to have been prescribed for use under Part IV until replaced by forms prescribed by the Minister.

(3) When a Selective Service Officer has, prior to the coming into force of these regulations, made an arrangement for any payment under section twenty-five of The National Selective Service Regulations, 1942, and such payment has not been made before these regulations come into force, it may be made in accordance with such arrangement.

705. These regulations shall come into force on the 19th day of January, nineteen hundred and forty-three.

SCHEDULE "A"

1. A person who is normally engaged in the engineering profession in a consulting, technical or supervisory capacity in design, construction, manufacture, operation or maintenance and who has had a regular professional training in practice and in theory as an engineer in any of the following branches of engineering: civil, mechanical, electrical, chemical, metallurgical and mining.

2. A production, industrial or other engineer or chemist who normally holds in an engineering works or manufacturing establishment a position of authority involving responsibility for any phase of executive management or control of any technical function.

3. A person who has obtained a degree at any Canadian or other recognized university and who is normally engaged as a teacher of engineering science or of any branch of science at a university or technical college.

4. A person who has been trained, or who is or has been normally engaged, in the practice of any branch of the science of chemistry but not including a registered pharmacist.

5. A research scientist, that is, a person who, by training or practice, is skilled in the independent search for new knowledge of the properties of matter or energy.

6. A person, other than a teacher, who has obtained a degree at any Canadian or other recognized university in Engineering, Chemistry, Physics, Geology, Mathematics, Architecture or in any natural science, or who is a technically qualified member of the Engineering Institute of Canada, the Canadian Institute of Chemistry, the Canadian Institute of Mining and Metallurgy, the Royal Architectural Institute of Canada or of any provincial association of professional Engineers, Chemists or Architects.

7. A person, or a group or class of persons, not in the classes described above, possessing, in the opinion of the Minister, technical qualifications and skill which are needed in essential work.

Order in Council authorizing additional personnel for duty with hospitals and units of the R.C.A.M.C. in Newfoundland (including Labrador)—such personnel having been called out for training, service or duty under National Resources Mobilization Act, 1940

P.C. 362

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that additional personnel is required for duty with Hospitals and Units of the Royal Canadian Army Medical Corps in Newfoundland (including Labrador);

That it is considered that the requirements of Hospitals and Units of the Royal Canadian Army Medical Corps in Newfoundland (including Labrador) could be met satisfactorily by posting to such Units, personnel who have been called out for training, service or duty, pursuant to the provisions of the National Resources Mobilization Act, 1940;

That appropriate action should be taken to permit the posting of such personnel to Units or Hospitals of the Royal Canadian Army Medical Corps serving in Newfoundland (including Labrador); and

That there is no additional financial expense involved in the foregoing proposal.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and under and by virtue of the provisions of the National Resources Mobilization Act, 1940, and the War Measures Act, chapter 206, Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other Statute Law, Regulation or Order, is pleased to order and doth hereby order as follows,—

The Minister of National Defence is hereby authorized and directed to despatch to Newfoundland (including Labrador) for service and duty with formations and Units of the Royal Canadian Army Medical Corps, such personnel who have been called out for training, service or duty, pursuant to the provisions of the National Resources Mobilization Act, 1940, as from time to time he deems necessary, having regard to the military exigencies of the moment; and to issue or cause to be issued, all Orders, and to take all steps necessary to give effect to this authorization and direction; and all personnel so to be despatched are respectively hereby required (in addition to all other obligations for training or duty) to perform, while in Newfoundland (including Labrador) such training, service or duty, as may be ordered by any Superior Officer, in all respects as if the aforesaid training, service or duty, in Newfoundland (including Labrador) was training, service or duty, performed or ordered to be performed in Canada.

Further, all personnel so despatched or who may at any time be so despatched, are, pursuant to Section 64 of the Militia Act, chapter 132, Revised Statutes of Canada, 1927, placed on active service beyond Canada for the defence thereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the Minister of Munitions and Supply to act as agent for the Government of Newfoundland.

P.C. 384

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Paragraphs (a) to (g) inclusive, of sub-section (1) of Section 6 of the Department of Munitions and Supply Act provide as follows:

"6. (1) The Minister may,

- (a) buy or otherwise acquire, manufacture or otherwise produce, finish, assemble, store and transport, and sell, exchange or otherwise dispose of, munitions of war and supplies;
- (b) repair, maintain and service munitions of war and supplies;
- (c) construct or carry out defence projects and sell, exchange or otherwise dispose of the same;
- (d) purchase or otherwise acquire and sell, exchange or otherwise dispose of, any real or personal property or any interest therein which in the opinion of the

Minister is or is likely to be necessary or desirable for the carrying out of any of the powers conferred upon the Minister by this Act, or by the Governor in Council;

- (e) mobilize, control, restrict or regulate to such extent as the Minister may, in his absolute discretion, deem necessary, any branch of trade or industry in Canada or any munitions of war or supplies;
- (f) with the specific or general authorization of the Governor in Council, from time to time, make, issue, amend and repeal all such orders, rules, regulations, permits and licences, as the Minister, in his discretion, may consider necessary or expedient for the exercise of any of the powers conferred upon him by this Act or by the Governor in Council and any such order, rule, regulation, permit or licence may be of general or particular application and failure to comply therewith shall constitute an offence under this Act;
- (g) if authorized by the Governor in Council, exercise any of the powers contained in paragraphs (a) to (f), both inclusive, of this subsection for or on behalf of His Majesty's Government in the United Kingdom of Great Britain and Northern Ireland, whether at the instance of or through the medium of the British Supply Board or otherwise and for or on behalf of any other of His Majesty's Governments or for or on behalf of the Government of the Republic of France or for or on behalf of the Government of any allied or associated power."

And whereas the Minister of Munitions and Supply reports that His Majesty's Government in Newfoundland (hereinafter sometimes referred to as "the Government") has requested, in effect, that the Minister of Munitions and Supply may be authorized to exercise, from time to time, any of the powers contained in paragraphs (a) to (f), both inclusive, of said subsection (1) of Section 6 for or on behalf of the Government; and

That, for the more efficient prosecution of the war, it is desirable that the Minister of Munitions and Supply should be authorized accordingly.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the Department of Munitions and Supply Act and the War Measures Act, is pleased to authorize and doth hereby authorize the Minister of Munitions and Supply to exercise, from time to time, any of the powers contained in paragraphs (a) to (f), both inclusive, of subsection (1) of Section 6 of the said Act for or on behalf of His Majesty's Government in Newfoundland; provided that if the said Government shall request the Minister of Munitions and Supply to make payments for or on behalf of the said Government, the financial and accounting arrangements to be entered into shall be such as may be approved by the Minister of Finance.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking the appointment of A. S. Nicholson as Associate Timber Controller

P.C. 429

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order-in-Council P.C. 9994 of the 3rd day of November, 1942, Allan Stanley Nicholson, Esquire, of the Town of Burlington, Ontario, was appointed Associate Timber Controller;

And whereas the Minister of Munitions and Supply reports that it has become necessary to permit the said Allan Stanley Nicholson to relinquish his duties as Associate Timber Controller.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, is pleased to revoke and doth hereby revoke the appointment of Allan Stanley Nicholson as Associate Timber Controller.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the National Selective Service Mobilization Regulations, P.C. 10924 dated December 1, 1942

P.C. 455

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war that The National Selective Service Mobilization Regulations be amended as hereinafter provided,—

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act and the National Resources Mobilization Act, 1940, is pleased to amend the National Selective Service Mobilization Regulations made and established by Order in Council, (P.C. 10924) dated December 1, 1942, and they are hereby amended as follows,—

1. Paragraph (t) of subsection one of section two is hereby revoked and the following substituted therefor:

“(t) ‘person employed in agriculture’ means a person who, on the twenty-third day of March, nineteen hundred and forty-two, was wholly or mainly employed or occupied in agriculture and includes any person who, on the said day, was employed or occupied on seasonal work in a primary industry and whose last employment or occupation immediately prior to such employment or occupation in a primary industry was wholly or mainly in agriculture, but does not include any such person who, since the first day of December, nineteen hundred and forty-two, has been employed or occupied outside agriculture unless seasonally or temporarily employed or occupied outside an urban municipality for not more than sixty days in any year when such employment or occupation does not interfere with agricultural production or unless employed or occupied outside agriculture pursuant to a permit from a National Selective Service Officer.

(tt) ‘primary industry’ means lumbering and logging, forestry, fishing and trapping.”

(2) The following paragraph is added to the said subsection one:

“(zf) ‘year’ means a year commencing on the first day of a month of January.”

2. The following section is hereby added to the said regulations:

“46. Notwithstanding the definition of ‘person employed in agriculture’ in section two, no person ceases to be a person employed in agriculture by reason only of being employed or occupied seasonally in a primary industry between the first day of December, nineteen hundred and forty-two and the first day of July, nineteen hundred and forty-three.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of postage stamps from War Exchange Tax

P.C. 457

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of January, 1943.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the war exchange tax of 10 per cent ad valorem applies to imports under the Intermediate and General Tariffs of the goods specified in Tariff Item 692, the Item covering "coins, cabinets of; collections of medals and collections of postage stamps; medals of gold, silver or copper, and other metallic articles actually bestowed as trophies or prizes and received and accepted as honorary distinctions, and cups or other metallic prizes (not usual merchantable commodities), won in bona fide competitions";

And whereas imports of the goods specified in Tariff Item 692 have been exempt from duties of customs since November 30, 1906 at least and sales tax and special excise tax of 3 per cent have never applied to imports under this Item;

And whereas imports under Tariff Item 692 consist mainly of collections of postage stamps usually imported by mail;

And whereas the Minister of Finance reports that the collection of the war exchange tax on imports of postage stamps involves a great deal of time and labour on the part of both importers and customs officials, while the amount of tax collected amounts to only a few thousand dollars annually; and

That the administration of the Special War Revenue Act, the measure which provides for the imposition and collection of the war exchange tax of 10 per cent, would be greatly facilitated if imports of the goods specified in Tariff Item 692 were exempt from this tax.

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of the goods specified in Tariff Item 692 of Schedule "A" to the Customs Tariff, when originating in countries, the products of which are entitled to Intermediate or General Tariff treatment, be exempt from the war exchange tax of 10 per cent ad valorem, effective January 22, 1943.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council authorizing the publication in Canadian War Orders and Regulations of various Orders in Council passed under the authority of National Resources Mobilization Act, 1940

P.C. 466

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that it has been considered desirable from time to time to authorize the despatch to Newfoundland (including Labrador), the United States of America and Alaska of certain units and detachments of the Canadian Army on the strength of or attached to which there are personnel who have been called out for training, service or duty pursuant to the provisions of the National Resources Mobilization Act 1940;

That certain Orders in Council have, therefore, been issued authorizing the despatch of such units and such personnel to such places and prescribing the obligations of such personnel for training, service or duty while there;

That among these Orders in Council are the four Orders in Council referred to below in which it was necessary to mention certain units of the Canadian Army by name and in one of which it was necessary to disclose the location and duties of personnel of the United States Army;

That the National Resources Mobilization Act, 1940, requires that every order or regulation passed under the authority thereof shall, if Parliament is not in session, be forthwith published in the *Canada Gazette* and copies thereof sent to every Member of the House of Commons and of the Senate, but further provides that such publication and such sending of copies may be omitted or deferred if the Governor in Council considers such omission or deferment necessary in the national interest having regard to the special circumstances;

That it is considered that, in connection with the four Orders in Council referred to, the provisions of the National Resources Mobilization Act, 1940, in connection with publication in the *Canada Gazette* and sending of copies to Members of the House of Commons and of the Senate should be complied with but that in the said Orders in Council as so published and so sent, the names of all units of the Canadian Army mentioned therein and the reference to the location and duties of personnel of the Army of the United States should be omitted for security reasons and in the national interest having regard to the special circumstances;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, and pursuant to the provisions of the National Resources Mobilization Act, 1940, and the War Measures Act, Revised Statutes of Canada, 1927, Chapter 206, and notwithstanding the provisions of any other act, law or regulation, is pleased to order and doth hereby order that in the national interest, having regard to the special circumstances, the following Orders in Council shall be published in the *Canada Gazette* or in Canadian War Orders and Regulations and copies thereof sent to every Member of the House of Commons and of the Senate with the names of all units of the Canadian Army mentioned therein and the reference to the location and duties of personnel of the Army of the United States of America contained in Order in Council dated 3rd November, 1942, P.C. 10003, omitted therefrom:—

- (i) Order in Council dated 4th September, 1942, P.C. 7995
- (ii) Order in Council dated 14th September, 1942 P.C. 8347
- (iii) Order in Council dated 3rd November, 1942, P.C. 10003
- (iv) Order in Council dated 16th December, 1942, P.C. 11346

and that the said Orders in Council shall have the same force and effect as if the provisions of the National Resources Mobilization Act, 1940, and the Militia Act had been complied with in all respects

A. D. P. HEENEY,
Clerk of the Privy Council.

P.C. 7995

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 4th day of September, 1942.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that it is necessary to despatch the following units, namely Serial

Serial
and Serial

for service and duty in the Territory of Alaska, a territory of the United States of

America, in connection with the Anti-Aircraft Defence in the Territory of Alaska; and that the said units will include personnel who have been called out for training, service or duty pursuant to The National Resources Mobilization Act, 1940;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, and under and by virtue of the provisions of The National Resources Mobilization Act, 1940 and the War Measures Act, Chapter 206 of the Revised Statutes of Canada 1927, is pleased to order and doth hereby order as follows:—

Notwithstanding the provisions of any other Statute, Law, Regulation or Order, the Minister of National Defence is hereby directed to despatch the following units, namely Serial

Serial

and Serial

to the Territory of Alaska, a territory of the United States of America, for service and duty in connection with the Anti-Aircraft Defence of the Territory of Alaska, a territory of the United States of America; and to issue or cause to be issued all Orders and to take all steps necessary to give effect to this direction; and all personnel who, by reason of their being on the strength of or attached to any of the said units are included in the units so to be despatched, and who have been called out for training, service or duty pursuant to The National Resources Mobilization Act, 1940, be and they are respectively hereby required (in addition to all other obligations for service or duty) to perform, while in the Territory of Alaska, a territory of the United States of America, such service or duty as may be ordered by any Superior Officer relating to the purpose for which they are despatched to the said Territory of Alaska in all respects as if the aforesaid service or duty in the said Territory of Alaska, a territory of the United States of America, was service or duty performed or ordered to be performed in Canada. Further, that the foregoing units and all personnel now or who are hereafter on the strength thereof or attached thereto are, pursuant to Section 64, of the Militia Act, Chapter 132 of the Revised Statutes of Canada 1927, placed on Active Service beyond Canada for the defence thereof.

A. D. P. HEENEY,

Clerk of the Privy Council.

NOTE: Deletions shown above and made in order to avoid disclosure of names of units for security reasons and in the national interest. Omissions authorized by Order in Council P.C. 466, 19th January, 1943.

P.C. 8347

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 14th day of September, 1942.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that the Chief of the General Staff represents that it has been the established policy to detail personnel, who have enlisted in the Canadian Army and who are serving in active units and formations thereof in Canada and Newfoundland, for service in units of the Canadian Army Overseas;

That in connection with the replacing of casualties suffered during recent operations overseas and providing replacements for the Infantry Arm in the Reinforcement Units, the early despatch of additional personnel to the United Kingdom is necessary;

That these replacements will be made good in part by the withdrawal of three Infantry platoons from each of the following Infantry battalions namely:

The

Regiment,

The
The Regiment,
and the platoons so withdrawn will likewise require to be replaced; and

That in order to effect this last mentioned replacement and to maintain the three above mentioned infantry battalions at full war establishment it will be necessary from time to time to despatch detachments from Canada which will include personnel who have been called out for training, service or duty pursuant to The National Resources Mobilization Act 1940.

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and under and by virtue of the provisions of the National Resources Mobilization Act, 1940 and the War Measures Act, Chapter 206 of the Revised Statutes of Canada 1927, is pleased to make and doth hereby make the following Order.

Order

Notwithstanding the provisions of any other Statute, Law, Regulation or Order, the Minister of National Defence is hereby directed to despatch such units, detachments and personnel as from time to time to him seems necessary, having regard to the military exigencies of the moment, to Newfoundland (including Labrador) for service and duty with The

Regiment; and to issue or cause to be issued all Orders and to take all steps necessary to give effect to this direction, and all personnel who, by reason of their being on the strength of or attached to any of the foregoing units, are included in the units, detachments or personnel so to be despatched and who have been called out for training, service or duty pursuant to The National Resources Mobilization Act, 1940, be and they are respectively hereby required (in addition to all other obligations for service or duty) to perform while in Newfoundland (including Labrador) such service or duty as may be ordered by any Superior Officer relating to the purpose for which they are despatched thereto in all respects as if the aforesaid service or duty in Newfoundland (including Labrador) was service or duty performed or ordered to be performed in Canada.

The foregoing units and all personnel now or who are hereafter on the strength thereof or attached thereto are, pursuant to Section 64 of the Militia Act, Chapter 132 of the Revised Statutes of Canada 1927, placed on active service beyond Canada for the defence thereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

NOTE: Deletions shown above and made in order to avoid disclosure of names of units for security reasons and in the national interest. Omissions authorized by Order in Council P.C. 466, 19th January, 1943.

P.C. 10003

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 3rd day of November, 1942.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that the accommodation facilities being constructed for the use of the Battalion at, will be taken over by the United States Army for purposes and in consequence it is necessary to despatch the Battalion for training, service and duty in the United States of America; and that the said unit will include personnel who have been called out for training, service or duty pursuant to The National Resources Mobilization Act, 1940.

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, and under and by virtue of the provisions of the National Resources Mobilization Act, 1940, and the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

Notwithstanding the provisions of any other Statute, Law, Regulation or Order, the Minister of National Defence is hereby directed to despatch the Battalion to the United States of America for training, service and duty; and to issue or cause to be issued all Orders and to take all steps necessary to give effect to this direction, and all personnel who, by reason of their being on the strength of or attached to the Battalion, are included in the unit so to be despatched and who have been called out for training, service or duty pursuant to The National Resources Mobilization Act, 1940, are respectively hereby required (in addition to all other obligations for training, service or duty) to perform while in the United States of America such training, service or duty as may be ordered by any Superior Officer relating to the purpose for which they are despatched thereto in all respects as if the aforesaid training, service or duty in the United States of America was training, service or duty performed or ordered to be performed in Canada.

Further, the foregoing unit and all personnel now or who are hereafter on the strength thereof or attached thereto are, pursuant to Section 64 of the Militia Act, Chapter 132 of the Revised Statutes of Canada, 1927, hereby placed on active service beyond Canada for the defence thereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

NOTE: Deletions shown above and made in order to avoid disclosure of names of units for security reasons and in the national interest. Omissions authorized by Order in Council P.C. 466, 19th January, 1943.

P.C. 11346

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 16th day of December, 1942.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence states that the Chief of the General Staff reports that:—

- (a) The _____ and the _____ Regiment will have completed eighteen months' service in Newfoundland early in 1943, and should be relieved.
- (b) It is proposed to despatch _____ Regiment _____ and the _____ to Newfoundland to relieve the _____ and the _____ Regiment.
- (c) Both _____ Regiment _____ and the _____ have on their strength at the present time, and may be reinforced by, personnel who have been called out for training, service or duty, pursuant to the provisions of the National Resources Mobilization Act, 1940, which personnel it is desired to send to Newfoundland to serve with these regiments.

The Deputy Minister of National Defence (Army) therefore recommends that appropriate action be taken to permit the despatch to Newfoundland of personnel

who have been or may be called out for training, service or duty, pursuant to the provisions of the National Resources Mobilization Act, 1940, and who are or may be on the strength of, or attached to, or may be required for service and duty with Regiment or the ; and

That no additional financial expenditure is involved in the foregoing proposal.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, and under and by virtue of the provisions of the National Resources Mobilization Act, 1940, and the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

“Notwithstanding the provisions of any other Statute, Law, Regulation or Order, the Minister of National Defence is hereby authorized and directed to despatch Regiment and the to Newfoundland (including Labrador), for training, service and duty; and also to despatch to Newfoundland (including Labrador) such units, detachments and personnel as from time to time to him seems necessary, having regard to the military exigencies of the moment, for training, service or duty with Regiment or the

The said Minister is hereby further authorized and directed to issue or cause to be issued all orders, and to take all steps necessary to give effect to this authorization and direction; and all personnel who, by reason of their being on the strength of or attached to any of the foregoing units, are included in the units, detachments or personnel so to be despatched, and who have been called out for training, service or duty, pursuant to the provisions of the National Resources Mobilization Act, 1940, be, and they are respectively hereby required (in addition to all other obligations for training, service or duty) to perform while in Newfoundland (including Labrador) such training, service or duty as may be ordered by any Superior Officer, relating to the purpose for which they are despatched thereto, in all respects as if the aforesaid training, service or duty in Newfoundland (including Labrador) was training, service or duty performed or ordered to be performed in Canada.

Further, all personnel so despatched, or who may at any time be so despatched, are, pursuant to Section 64 of the Militia Act, Chapter 132, Revised Statutes of Canada, 1927, placed on active service beyond Canada for the defence thereof.”

A. D. P. HEENEY,

Clerk of the Privy Council.

NOTE: Deletions shown above and made in order to avoid disclosure of names of units for security reasons and in the national interest. Omissions authorized by Order in Council P.C. 466, 19th January, 1943.

Order in Council revoking P.C. 5523, dated 29th June, 1942 and P.C. 6885, dated 20th July, 1942—transfer to the Custodian of the property of persons of the Japanese race evacuated from the protected areas of B.C.

P.C. 469 •

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council dated 29th June, 1942, (P.C. 5523) amended by Order in Council dated 4th August, 1942, (P.C. 6885) Regulations were made imposing certain duties and responsibilities on the Director of Soldier Settlement of Canada in relation

to agricultural lands owned by persons of the Japanese race ordinarily resident in the protected areas of British Columbia;

And Whereas the Secretary of State reports that the appraisals of lands contemplated by the said Order in Council as amended have been made and that it is the opinion of the Minister of Mines and Resources, to whom the Director of Soldier Settlement of Canada reports under the said Order in Council as amended, that the said Order in Council as amended, should be revoked;

That by Order in Council, dated 20th July, 1942, (P.C. 6247) it was provided that on and after the 1st August, 1942, all unfinished business of the Committee under the Chairmanship of the Honourable Mr. Justice Sidney A. Smith of Vancouver, appointed by Order in Council of 13th January, 1942, (P.C. 288) in respect of vessels or equipment vested in the Custodian under the said Order should be transferred to the Custodian, and the Custodian was vested with all vessels and equipment which had not been disposed of under the supervision of the said Committee;

That since the transfer was effected, question has been raised as to the authority of the Custodian to deal with unfinished business of the said Committee in relation to vessels or equipment disposed of prior to the 1st August, 1942, and it is expedient to remove any doubts in this respect;

That by Orders in Council relating to the property of persons of the Japanese race evacuated from the protected areas of British Columbia, the Custodian has been vested with the responsibility of controlling and managing property belonging to persons of the Japanese race who have been evacuated from the protected areas, except deposits of money, shares of stock, debentures, bonds or other securities or other property which the owner on being evacuated from the protected areas was able to take with him; and

That the evacuation of persons of the Japanese race from the protected areas has now been substantially completed and that it is necessary to provide facilities for liquidation of property in appropriate cases.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State, concurred in by the Minister of Mines and Resources, the Minister of Pensions and National Health, the Minister of Labour and the Minister of Fisheries, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:

1. Order in Council, dated 29th June, 1942, (P.C. 5523) and amending Order in Council dated 4th August, 1942, (P.C. 6885) are hereby revoked.

2. Paragraphs numbered 3 and 4 in Order in Council dated 20th July, 1942 (P.C. 6247) are hereby rescinded and the following are substituted therefor:

3. The Custodian may, where he considers it advisable so to do, liquidate, sell or otherwise dispose of any such vessel or equipment on such terms and conditions as he deems advisable, and any agreement entered into or document executed by the Custodian on or after August 1, 1942, and prior to the date of this Order, purporting to be an agreement for, or to be, a transfer, conveyance or other disposition of any such vessel or equipment or of any right, title or interest therein is hereby given full legal validity, force and effect as if the Custodian had full power to enter into such agreement or to execute such document, and as if such vessel or equipment or such right, title or interest therein, as the case may be, had been vested in the Custodian, at the time of the entry into such agreement or the execution of such document.

4. Without restricting the generality of the powers hereinbefore conferred, all unfinished business of the said Committee is hereby transferred to the Custodian and shall be deemed to have been so transferred as on and from the 1st August, 1942.

Wherever, under Orders in Council under the War Measures Act, Chapter 206 of the Revised Statutes of Canada 1927, the Custodian has been vested with the power and responsibility of controlling and managing any property of persons of the Japanese race evacuated from the protected areas, such power and responsibility shall

be deemed to include and to have included from the date of the vesting of such property in the Custodian, the power to liquidate, sell, or otherwise dispose of such property; and for the purpose of such liquidation, sale or other disposition the Consolidated Regulations Respecting Trading with the Enemy (1939) shall apply mutatis mutandis as if the property belonged to an enemy within the meaning of the said Consolidated Regulations.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 4020, dated June 6, 1941—the Minister of Labour may appoint an Industrial Disputes Inquiry Commission in certain situations

P.C. 496

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 19th day of January, 1943.

PRESENT:

HIS EXCELLENCY,
THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 4020 of 6th June, 1941, as amended, makes provision for the appointment by the Minister of Labour of an Industrial Disputes Inquiry Commission only when a lockout or strike has occurred or seems to be imminent;

And whereas The Minister of Labour is of the opinion that he should be authorized to appoint such a Commission or Commissioner to investigate situations which, while not likely to lead to a strike or lockout, nevertheless tend to interfere with the most effective utilization of labour in the war effort;

Therefore, His Excellency, the Governor General in Council, on the recommendation of the Minister of Labour and under authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to amend Order in Council P.C. 4020 of June 6, 1941, and it is hereby further amended by the addition thereto of a new section 8 reading as follows:—

“8. The Minister of Labour may appoint an Industrial Disputes Inquiry Commission for the purpose of investigating any situation which in his opinion appears to be detrimental to the most effective utilization of labour in the war effort. The Commission shall report its findings and recommendations to the Minister of Labour who may take such steps as he deems necessary and desirable to effect such recommendations.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council transferring authority, jurisdiction and power with respect to all goods designated as “Supplies” to the Wartime Prices and Trade Board

P.C. 504

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 23rd day of January, 1943.

PRESENT:

HIS EXCELLENCY
THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply and the Minister of Finance report that they have received representations from the Wartime Industries Control Board and the Wartime Prices and Trade Board, respectively, to the following effect:

That by or pursuant to the Regulations Respecting Supplies established by Order in Council P.C. 6391 of August 19, 1941, as amended, jurisdiction and powers with respect to "supplies" were conferred on the Controller of Supplies appointed by the Governor in Council on the recommendation of the Minister of Munitions and Supply;

That by the said Regulations "supplies" are defined to mean those goods or services which the Minister of Munitions and Supply shall from time to time by Order in writing signed by him designate as being "supplies";

That pursuant to the said Regulations the Minister of Munitions and Supply has made the orders hereinafter referred to, designating as "supplies" the goods mentioned in the said orders; and has also made orders designating as "supplies" the goods hereinafter mentioned; and

That pursuant to the said Regulations and the said Minister's Orders, the Controller of Supplies has made certain orders affecting certain of the goods so designated as "supplies".

And whereas the Ministers further report that it is proposed by the said Board that authority, jurisdiction and power with respect to all the goods so designated as "supplies" be exercised by the Wartime Prices and Trade Board instead of the Controller of Supplies; and

That for the purposes aforesaid the said Orders of the Controller of Supplies be made Orders of the Wartime Prices and Trade Board, and that the provisions hereinafter set out be enacted accordingly.

Therefore, His Excellency the Governor General in Council, on the joint recommendation of the Minister of Munitions and Supply and the Minister of Finance, and pursuant to the powers conferred on the Governor General in Council by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows:—

1. The following goods, namely:—

Bottle tops or crowns lined with cork,
Metal licence plates and metal tags of all kinds,
Radio replacement parts of all kinds,

and all goods designated as "supplies" by the Orders of the Minister of Munitions and Supply hereinafter in this section set out are hereby removed from the authority, jurisdiction and power of the Controller of Supplies and shall, on and from the date hereof, cease to be "supplies" within the meaning of paragraph (m) of Section (1) of the Regulations Respecting Supplies established by Order in Council P.C. 6391 of August 19, 1941, as amended:—

Order No. C.S. 7-M dated October 1, 1941.
Order No. C.S. 7-M-A dated April 1, 1942.
Order No. C.S. 12-M dated October 14, 1941.
Order No. C.S. 21-M dated October 23, 1941.
Order No. C.S. 25-M dated December 12, 1941.
Order No. C.S. 25-M-A dated April 29, 1942.
Order No. C.S. 25-M-C dated July 7, 1942.
Order No. C.S. 25-M-D dated August 25, 1942.
Order No. C.S. 36-M dated February 13, 1942.
Order No. C.S. 36-M-A dated February 18, 1942.

2. (1) For the purposes of this Section "order" means any order, regulation, licence, permit, prohibition, requirement, direction, quota, approval or form, made or issued by or under the authority of the Controller of Supplies or a Deputy Controller of Supplies pursuant to the authority, jurisdiction or power conferred by Order in Council C.P. 6391 of August 19, 1941, as amended, or by any other Order in Council or Statute, and relating to or affecting the goods hereinbefore in Section 1 mentioned or any of the goods designated as supplies by the Orders of the Minister of Munitions and Supply in Section 1 above set out.

(2) Wherever in any Order the expression "Controller of Supplies" or the expression "Controller" is used to designate or include the said Controller of Supplies, then, unless the context otherwise requires, each of the said expressions shall mean the Wartime Prices and Trade Board and the words "the Wartime Prices and Trade Board" shall be substituted wherever either of the said expressions appears in any such order.

(3) Every provision of any such order not heretofore rescinded shall continue in force and shall be deemed to be an Order made or issued by the Wartime Prices and Trade Board pursuant to the Wartime Prices and Trade Regulations, with the concurrence of the Chairman of the Wartime Industries Control Board, and the Wartime Prices and Trade Board shall have power to enforce and/or rescind, amend or vary any such order or provision.

(4) In the case of an offence against any such Order for which a prosecution has been commenced on or before the date of this Order in Council, the procedure and penalties applicable to a breach of an Order of the Controller of Supplies shall apply, but with respect to any other offence against any such Order, the procedure and penalties applicable to an offence under the Wartime Prices and Trade Regulations shall apply.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing Judge L. Lewis a member of the
Mobilization Board in Division 'I' Charlottetown; Judge
C. Gavan Duffy to be an "ad hoc" member.**

P.C. 528

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 23rd day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that Judge D. Edgar Shaw, appointed under the National Resources Mobilization Act 1940 to the Mobilization Board in Division 'I' Charlottetown by Order in Council P.C. 4257, dated August 27, 1940 died on December 30th last and that it is now deemed necessary to provide a replacement;

That the Mobilization Board in said Division 'I' is comprised of members of the Bench and since sittings of the Court sometimes coincide with meetings of the Board, it is deemed advisable to appoint an "ad hoc" member to the Board to be available when necessity arises.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and pursuant to the provisions of Subsection 1, of paragraph 8 of the National Selective Service Mobilization Regulations, is pleased to appoint and doth hereby appoint Judge L. Lewis to be a member of the Mobilization Board in Division 'I' Charlottetown to replace the late Judge Shaw and Judge C. Gavan Duffy to be an "ad hoc" member of the said Board.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing that any compensation payable under the
Compensation (Defence) Act 1940, shall carry interest as
from the date on which it accrues due until payment,
at the rate of 3 per cent per annum**

P.C. 529

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 22nd day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS Section 8 of The Compensation Defence Act, 1940, reads as follows:—

"8. Any compensation under this Act shall carry interest as from the date on which it accrues due until payment, at such rate not exceeding five per centum per annum as the Governor in Council may from time to time by Order prescribe:

Provided that, in the event of dispute, no interest shall be payable to any person,

(i) to whom has been tendered a sum equal to or greater than the amount which is found to be payable under the provisions hereof, in respect of the period after such tender;

(ii) to whom the delay in the final determination of such dispute is attributable, in whole or in part, for the period during which such delay is attributable to him”.

And whereas the Acting Minister of Transport and the Minister of Finance report that the Department of Transport has consulted the Department of Finance on the question of what rate of interest on compensation due under the said Act should be paid to the owners of ships requisitioned under the provisions of the Defence of Canada Regulations and which have since been sunk by enemy action, and, in all the circumstances, it is considered that provision should be made for a rate of three per centum.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Transport and the Minister of Finance, and under authority of Section 8 of The Compensation (Defence) Act, 1940, is pleased to order and it is hereby ordered that, subject to the proviso contained in Section 8 aforesaid, any compensation under the said Act shall carry interest, as from the date on which it accrues due until payment, at the rate of three per centum per annum.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the export, except under permit, of the commodities listed

P.C. 539

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 23rd day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Prices and Trade Board has recommended that, in order to conserve supplies necessary for Canadian military and civilian requirements, the exportation of certain leather products and potato starch be also prohibited except under permit;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 R.S.C. 1927), is pleased to order as follows:—

1. The exportation of the following commodities is hereby prohibited except under export permit issued by or on behalf of the Minister of Trade and Commerce:—

Group 1—Agricultural and Vegetable Products

Starch, potato.

Group 2—Animals and Animal Products

Boots, shoes and slippers.

Manufactures of leather, n.o.p.

Group 3—Miscellaneous

Bags, physicians', tool, duffle and sports; musical instrument cases.

Luggage, all kinds, n.o.p.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodities.

3. This Order shall come into force and have effect on and after the twenty-eighth day of January, one thousand nine hundred and forty-three.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing Judge Allan MacDonald a member of
the Mobilization Board, Division 'G' Halifax**

P.C. 544

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 23rd day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Subsection 1 of Paragraph 8 of the National Selective Service Mobilization Regulations, made by Order in Council P.C. 10924, December 1st, 1942, provides that there shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint;

And whereas the Minister of Labour reports that it is deemed advisable to make further appointment to the Mobilization Board in Division 'G' at Halifax;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Judge Allan MacDonald a member of the Board for Division 'G' Halifax, N.S.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council establishing an Advisory Committee to the Treasury
Board Personnel Management in respect to the Public
Service of Canada**

P.C. 2/584

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 23rd January, 1943.*

The Board had under consideration the following memorandum from the Honourable the Minister of Finance:—

"The undersigned, in connection with administration of the personnel of the Public Service of Canada during the war, has the honour to report:

1. That, as a natural consequence of war conditions, there has been a substantial increase in the total number of Government employees since the beginning of the war, the approximate totals in 1939 and at present being respectively 65,000 and 120,000, as a result of which the problem of personnel management has become one of the greatest magnitude from a financial, as well as from other standpoints.

2. That the great majority of the employees constituting this increase have been recruited and engaged under the provisions of Order in Council of April 19, 1940, P.C. 1/1569, abnormal conditions and urgency of personnel needs making this procedure necessary to war requirements. Paragraph 1 of this Order, which was passed under the authority of the War Measures Act, provides, *inter alia*, as follows:

'The authority vested in the Governor in Council under the War Measures Act to make appointments and otherwise deal with personnel shall, unless the Treasury Board otherwise directs, be exercised subject to the approval of the Treasury Board and after investigation of need and rates of pay by the Civil Service Commission.'

3. That, whereas Order in Council of April 19, 1940, P.C. 1/1569, dealt with the procedure and conditions of employment of temporary war staffs, the normal continuing staffs of the Public Service of Canada have been regulated by Order in Council of May 10, 1940, P.C. 32/1905, also passed under authority of the War Measures Act. Paragraphs 9 and 11 of this Order, dealing with compensation increases for normal staffs, provide that:

"No increase in compensation be authorized for any officer, clerk or employee employed on the normal staff, except such statutory increases as may be authorized and promotion increases as referred to above . . ." ("promotions to positions which become vacant through normal separations").

4. That paragraphs 8 and 12 of the Order in Council of May 10, 1940, P.C. 32/1905, dealing with increases in compensation, provide that:

"Temporary employees working in units engaged exclusively on war work are in a different position (from staffs of non-war units), in that they will not have the advantages of continuing employment with superannuation benefits, but will be retired at the conclusion of the war when other employment will be hard to get. Such employees are, moreover, granted minimum rates of pay only, though their duties will, in general, be more arduous than those of normal staffs. For these reasons . . . The Civil Service Commission, after obtaining the consent of the Treasury Board, may investigate and report to the Board on recommendations for increases to temporary employees working in units engaged exclusively on war work. If such proposed increases are justified . . . they may be authorized by the Treasury Board."

5. That paragraph 13 of the same Order restricts the proportion of permanent employees in each unit of the Public Service to the percentage of total staff, as of September 30, 1939, specified in the schedule attached to the Order.

6. That the Treasury Board, in the exercise of its discretionary powers granted under the Order, agreed to consider increases proposed for permanent employees working in war units, provided such increases were recommended by the Minister of the employing department and by the Civil Service Commission, and represented a valuation of substantial added responsibilities and increased duties. In addition, similar increases have been granted under exceptional circumstances in certain non-war units.

7. That the increases in compensation referred to in paragraph 6 hereof are being granted in the form of War Duties Supplements, and will terminate at the end of the war. The Treasury Board is of opinion that permanent reclassifications should not be approved because of existing abnormal war conditions and the impossibility of foreseeing post-war requirements of Government functions and the duties and responsibilities of employees.

8. That, in addition to the foregoing, wartime conditions have raised many other questions affecting personnel, including:

- (a) Compensation payable to a replacement of an employee in the armed services.
- (b) Compensation payable to a replacement in a normal unit of an employee on loan to a war unit, and, in turn, to his replacement, and so on.
- (c) Compensation for overtime and its basis, e.g. straight time or time and a half.
- (d) The restriction of bonus payments to employees whose total compensation does not exceed \$2,100 per annum.
- (e) The present ceiling of \$3,000 beyond which employees are not eligible for annual increases.

9. That it is in the public interest that an enquiry and report be made for the assistance of the Treasury Board concerning the above and related features of personnel administration including general problems connected with present management and future demobilization of huge wartime staffs.

10. That such enquiry and report should embrace the whole Public Service and not be restricted to the minority of positions to which the Civil Service Act applies.

11. That the advice of an officer of long experience in organizations not connected with the Civil Service, together with that of officers experienced in Government procedure, would be invaluable to an enquiry of such broad application.

12. That, on account of their special experience and skill in dealing with management of Government personnel which is under the Civil Service Act, the services of officers of the Civil Service Commission would be of assistance in such an enquiry.

The undersigned, therefore, has the honour to recommend that, under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, Your Excellency in Council make the following Order:

13. That for the purpose of the enquiry in question the following persons be constituted an Advisory Committee to the Treasury Board:

Chairman—

H. J. Coon, Executive Assistant, Head Office, Bank of Nova Scotia

Members—

C. H. Bland, Chairman, Civil Service Commission

B. J. Roberts, Member, National Harbours Board

A. Thivierge, Civil Service Commissioner

W. C. Ronson, Assistant Deputy Minister of Finance.

14. That it shall be the function of the Committee to enquire and report to the Board in respect of:

- (a) The features of personnel management referred to specifically herein;
- (b) Any other questions which may be referred to it by the Board;
- (c) Any related subject to which the Committee desires to draw attention.

15. That officers of all departments shall assist in any way the committee may request in connection with the said enquiry and report."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 5036 of July 3, 1942, authorizing compensation to fishermen for war damage

P.C. 602

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 23rd day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council of July 3rd, 1942, P.C. 5036, authorizing compensation to fishermen for war damage provides under Section 5(a) that no compensation shall be paid under the Order in respect of diminution of value caused by war damage at any one time in more than one fishing boat owned by such person except where such person is a firm or is an incorporated co-operative association or society of fishermen;

And whereas the Minister of Fisheries reports that the intention was that multiple compensation where more than one boat is involved should be restricted to active fishermen or active fishermen partners;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries, concurred in by the Honourable the Minister of Finance, and under authority of the War Measures Act, Chapter 206 of the Revised Statutes of

Canada, 1927, is pleased to order that Paragraph 5(a) of Order in Council of July 3rd, 1942, P.C. 5036, be and it is hereby rescinded and the following substituted in lieu thereof:

5. (a) No Compensation shall be paid any person under this Order in respect of the diminution of value caused by war damage at any one time, in more than one fishing boat owned by such person, except where such person is an incorporated co-operative association or society of fishermen. The Minister may determine what constitutes "any one time", within the meaning of this Clause.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Arthur G. Baalim a member of the Mobilization Board, Division 'N', Alberta

P.C. 605

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 23rd day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Subsection 1 of Paragraph 8 of the National Selective Service Mobilization Regulations made by Order of Your Excellency in Council, P.C. 10924 of December 1, 1942, provides that "there shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint";

And whereas the Minister of Labour reports that it is deemed advisable to make further appointment to the Mobilization Board in Division 'N';

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Mr. Arthur G. Baalim of Lethbridge a member of the Mobilization Board for Division 'N' Edmonton, Alberta.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council reconstituting and further defining the functions of the Advisory Committee on Economic Policy; P.C. 2698 September 14, 1939 and P.C. 767 February 23, 1940 revoked

P.C. 608

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 23rd day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2698 of September 14th, 1939 (amended by P.C. 767 of February 23rd, 1940), an Advisory Committee on Economic Policy, consisting of senior officials of various departments and agencies of government, was established to investigate, report and advise upon questions of economic and financial policy and organization arising out of Canadian participation in the war;

And whereas, in view of the increased attention which now requires to be given to postwar planning by departments and agencies of government, the Cabinet War Committee and the Chairman of the Cabinet Committee on Demobilization and Re-establishment have agreed that responsibility for advising the government in respect of such postwar planning by departments and agencies of government should now be assumed by the Advisory Committee on Economic Policy, and that the said Committee should, therefore, be charged with the additional functions of planning and organizing the activities of departments and agencies of government in this field, as well as conducting investigation and study of postwar problems in co-operation with the Committee on Reconstruction, and the preparation and submission of appropriate reports and recommendations;

And whereas certain members named to the Advisory Committee on Economic Policy are no longer able to serve thereon (because of retirement from the government service or absence from Canada);

And whereas it is, therefore, expedient to reconstitute and further define the functions of the Committee.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Prime Minister and President of the Privy Council, is pleased to revoke and doth hereby revoke Order in Council P.C. 2698 of September 14th, 1939, and Order in Council P.C. 767 of February 23rd, 1940.

His Excellency in Council, on the same recommendation, and under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make the following Order and it is hereby made and established in substitution for the Orders hereby revoked;

—O R D E R—

1. There shall be an Advisory Committee on Economic Policy consisting of the following members:

W. C. Clark, Deputy Minister of Finance, Chairman, W. A. Mackintosh,
Special Assistant to the Deputy Minister, Vice-Chairman,
G. S. H. Barton, Deputy Minister of Agriculture, Chas. Camsell, Deputy
Minister of Mines and Resources,
Donald Gordon, Chairman of the Wartime Prices and Trade Board,
R. A. C. Henry, Department of Munitions and Supply, A. D. P. Heeney,
Clerk of the Privy Council and Secretary to the Cabinet War Committee,
Arthur MacNamara, Associate Deputy Minister of Labour,
Hector McKinnon, Chairman of the Tariff Board and President of the Com-
modity Prices Stabilization Corporation,
Oliver Master, Acting Deputy Minister of Trade and Commerce,
Norman Robertson, Under-Secretary of State for External Affairs,
Henri DesRosiers, Deputy Minister of National Defence (Army),
Hugh D. Scully, Commissioner of Customs,
Graham F. Towers, Governor, Bank of Canada.

2. R. B. Bryce shall be Secretary of the Committee.

3. Any member of the Committee may designate an alternate to serve in his place when he is unable to be present at meetings of the Committee.

4. The powers and duties of the Committee shall be as follows:

- (a) to investigate, report and advise on questions of economic and financial policy and organization arising out of Canadian participation in the war, with a view to avoiding duplication of effort by departments and agencies of government and ensuring effective co-ordination;
- (b) to plan and organize investigation and study of postwar problems by departments and agencies of government;
- (c) to conduct investigations and studies necessary to the formulation of measures required to meet postwar problems, in co-operation with departments and agencies of government, the Committee on Reconstruction, the Advisory Committee on Demobilization and Rehabilitation, and such others as may be deemed desirable; and

(d) to prepare reports and recommendations with regard to measures to deal with postwar problems.

5. The Committee may appoint sub-committees, consisting of such of its own members or other persons, to investigate and report upon any matter within the functions of the Committee.

6. The Committee shall have authority to obtain information regarding postwar planning and the preparation of postwar measures by any department or agency of government, and to assign to any department or agency of government responsibility for making investigations and preparing reports on postwar problems relating to the work of such department or agency.

7. Departments and agencies of government shall, at the request of the Committee, designate officials to assist the Committee, its sub-committees and staff in the performance of its functions.

8. The Committee shall be responsible to the President of the Privy Council and shall report to him or otherwise as he may direct.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing an Advisory Committee on Reconstruction; P.C. 1218, February 17, 1941 (referring to Committee on Mobilization) and P.C. 6874, September 2, 1941 (Committee on Reconstruction)
revoked.

P.C. 609

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 23rd day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4068½, of December 8, 1939, a special Committee of the Cabinet (the Committee on Demobilization and Re-establishment), was established to report regarding the problems which will arise from the demobilization and discharge of members of the forces during and after the conclusion of the present war and their rehabilitation into civil life;

And whereas by Order in Council P.C. 1218, of February 17, 1941, this special Cabinet Committee was given the duty, having regard to sections (d) and (e) of P.C. 4068½ of December 8, 1939, of examining the general question of postwar reconstruction and recommending what government facilities should be established to deal with the question;

And whereas by Order in Council P.C. 6874, of September 2, 1941, a Committee on Reconstruction was established, to take into consideration the additional term of reference cited in P.C. 1218 of February 17, 1941, and to advise the Cabinet Committee on Demobilization and Re-establishment with respect thereto;

And whereas, in the performance of their duties, the Committee on Reconstruction have considered certain phases of postwar reconstruction and submitted reports thereon for consideration of the government;

And whereas, in view of the increased attention which now requires to be given to postwar planning by departments and agencies of government, the Cabinet War Committee and the Chairman of the Cabinet Committee on Demobilization and Re-establishment have agreed that responsibility for advising the government in respect of such postwar planning by departments and agencies of government, should now be assumed by a body consisting of officials of the departments and agencies of government principally concerned;

And whereas for this reason, by Order in Council P.C. 608 of January 23, 1943, the Advisory Committee on Economic Policy have been charged with the additional functions of planning and organizing the activities of departments and agencies of government in this field, as well as conducting investigation and study of postwar problems in co-operation with the Committee on Reconstruction, and the preparation and submission of appropriate reports and recommendations;

And whereas it is, therefore deemed expedient to revise accordingly the Orders in Council constituting the Cabinet Committee on Demobilization and Re-establishment and the Committee on Reconstruction;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Prime Minister and President of the Privy Council, is pleased to revoke and doth hereby revoke Orders in Council P.C. 1218 of February 17, 1941, and P.C. 6874 of September 2, 1941.

His Excellency the Governor General in Council, on the same recommendation and under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make the following Order and it is hereby made and established in substitution for the said Order in Council P.C. 6874.

ORDER

1. There shall be an Advisory Committee on Reconstruction consisting of the following members:

Dr. F. Cyril James, Chairman,
Dr. R. C. Wallace,
Mr. Tom Moore,
Dr. Edouard Montpetit,
Mr. J. S. McLean,
Hon. D. G. McKenzie.

2. The following shall be entitled *ex-officio* to attend the meetings of the Committee and receive copies of the minutes:

The Chairman of the Interdepartmental Advisory Committee on Demobilization and Rehabilitation (established by P.C. 5421 of October 8, 1940),

The Vice-Chairman of the Interdepartmental Advisory Committee on Demobilization and Rehabilitation,

The Chairman of the Canada-United States Joint Economic Committees, Canadian Committee (established by P.C. 4500 of June 20, 1941),

A representative of the Advisory Committee on Economic Policy.

3. The Committee shall, on their own initiative, make such recommendations and draw attention to such considerations in the field of postwar problems as they may deem desirable.

4. The Committee shall undertake such investigations and studies of postwar problems as may from time to time be determined in co-operation with the Advisory Committee on Economic Policy or as the President of the Privy Council may direct.

5. The Committee shall be responsible to the President of the Privy Council and shall report to him or otherwise as he may direct.

6. Officers and personnel employed by the Committee on Reconstruction, prior to the passing of this Order, shall, in all respects, continue under the supervision of the Committee established by this Order, at the rates of compensation and under the conditions presently approved.

7. The Committee may appoint such sub-committees and consult such recognized experts as it may deem advisable, and, further, may invite to appear before the sub-committees persons specially qualified to deal with any matter coming within the terms of reference of the Committee; all such persons called in consultation to be entitled to receive the actual and necessary out-of-pocket expenses incurred by them while absent from their places of residence for the purpose of such consultation.

8. The Committee may, with the approval of the Governor in Council, employ such qualified persons and incur such expenses as may, in their opinion, be necessary to the performance of their duties.

9. All departments and agencies of government and officers and employees thereof shall accord the Committee such co-operation as may be required for the proper performance of their duties.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

Order No. 46

The Dairy Products Board hereby orders that:—

1. "Importer" shall mean any person, firm or corporation engaged in the importation of dairy products.
2. No person shall import any casein into Canada without;
(a) holding an importer's licence issued by the Dairy Products Board; and
(b) having received, from the Dairy Products Board, an import permit authorizing such importation.
3. Applications for an Importer's licence shall be made in duplicate on forms provided by the Dairy Products Board, Ottawa.
4. Application blanks for import permits in the following forms may be obtained from the Dairy Products Board, Ottawa, Ontario, and must be submitted in triplicate for approval to the Dairy Products Board, Ottawa, Ontario, or to the Dairy Products Board, 407 McGill Street, Montreal, Quebec.

APPLICATION FOR PERMIT TO IMPORT CASEIN FOR CONSUMPTION
IN CANADA

I/We..... of.....
hereby make application for permission to import from.....into
(COUNTRY OF ORIGIN)
Canada, for consumption in Canada,.....pounds of casein
Expected date of arrival.....19.... at the
port of.....
Date.....19.... Firm.....
Signature.....

STAMP OF APPROVAL.

APPLICATION FOR PERMIT TO IMPORT CASEIN TO BE PLACED IN
BONDED WAREHOUSE IN CANADA

I/We..... of.....
hereby make application for permission to import.....pounds
of casein from.....to be placed in bonded warehouse
(COUNTRY OF ORIGIN)
at.....Canada.
Expected date of arrival.....19.... at the
port of
Date.....19.... Firm.....
Signature.....

STAMP OF APPROVAL.

APPLICATION FOR PERMIT FOR THE RELEASE OF CASEIN FROM BONDED WAREHOUSE IN CANADA

I/We..... of.....
hereby make application for permission to have.....pounds
of casein released from bonded warehouse at.....
for consumption in Canada.

Date.....19.... Firm.....
Signature.....

STAMP OF APPROVAL.

5. The Original of these applications, bearing the stamp of approval of the Dairy Products Board, must be filed with the Collector of Customs at the port of entry, before any import shipment of casein may be:

- (a) entered for consumption in Canada;
- (b) entered for storage in bonded warehouse in Canada;
- (c) released from bonded warehouse for consumption in Canada.

Made at Ottawa, this 21st day of January, 1943.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF NATIONAL DEFENCE

ROUTINE ORDER 2810

ADJUTANT-GENERAL'S BRANCH

Civil Offences and Witnesses

The attention of all concerned is drawn to the fact that any soldier who commits an offence against ordinary Criminal Law is liable to be tried and convicted by the civil courts as if he were a civilian.

2. Every assistance should be afforded to the civil authorities in the apprehension and bringing to trial of military personnel charged with infractions of Criminal Law, and the necessary steps should be taken to ensure that military personnel whose attendance is required, either as a witness or accused, before the civil courts will be available at the proper time and place.

3. Military personnel whose presence is so required before the criminal courts shall not be permitted to proceed from the Military District in which they are situated until the matter has been referred to the District Officer Commanding for his decision.

4. Every Officer Commanding, when advised that a person under his command is or may be required as a witness or accused by a civil court, should endeavour to ascertain the date and place of the trial and advise the District Officer Commanding in cases where this might be necessary.

5. Attention is directed to Army Act, Section 39, and to K.R. (Canada), Paragraphs 483 and 484.

6. This Routine Order should be read in conjunction with and should be noted with Routine Order 1960.

(H.Q. 54-27-63-32 F.D.1)

RECOMMENDED:

H. COCK,
Colonel,
D. of Admin.

APPROVED:

ORVILLE M. M. KAY,
Brigadier,
for Major-General,
Adjutant-General.

CANADIAN ARMY ORDER No. 37

Adjutant-General's Branch

Oath of Allegiance—Citizens of Foreign Countries

Militia Order 158 of 1940 is amended as under—

Add para. 3.—

"3. In cases where the taking of the Oath or Declaration of Allegiance will cause him to forfeit his citizenship in the country to which he belongs the Oath will be stricken out and the following explanatory note will be attached to the Attestation form:—

Oath of Allegiance not taken by reason of being a citizen of

.....
(Country)

Date.....Signature of

Attesting Officer.....

H.Q. 54-27-104-1

H.Q. 1161-1-33

RECOMMENDED:

H. COCK,
Colonel,
D. of Admin.

APPROVED:

ORVILLE M. M. KAY,
Brigadier,
Major-General,
for Adjutant-General.

CANADIAN ARMY ROUTINE ORDER

Applicable to Active Formations, Units and Personnel of the Canadian Army.

Adjutant-General's Branch

Headquarters, Ottawa,
January 18, 1943.

Cost of Living Bonus

1. P.C. 11690 dated 29th December, 1942, is quoted for information:

"Whereas a cost of living bonus is payable to employees of those engaged in industry and trade, under the provisions of the Wartime Wages Control Order;

And whereas the said bonus affords a protection to such employees against any increase in the cost of living occurring after October 1, 1941;

And whereas it is deemed desirable to extend a similar protection to the wives and children of men serving in the armed forces.

Therefore, His Excellency, the Governor General in Council, on the recommendation of the Minister of National Defence, the Minister of National Defence for Air, and the Minister of National Defence for Naval Services, concurred in by the Minister of Finance, and under the authority of the War Appropriation Acts is pleased to order and doth hereby order that a cost of living bonus be added to the dependents' allowance awarded by the Dependents' Allowance Board in respect of the wives and children of members of the military and air forces of Canada and to the marriage allowance payable in respect of the wives and children of members of the naval forces of Canada and that the amount of the said bonus each month is determined as follows:

(a) for a wife without a child, such percentage of \$58 as is equal to the percentage declared by the National War Labour Board to be payable to female workers

employed at less than \$25 per week under the provisions of paragraph (1) (ii) (b) of Section 35 of the Wartime Wages Control Order, being P.C. 5963 of July 10, 1943.

(b) for a wife with a child in respect of which child dependents' allowance is paid, an amount equal to four and one-third times the weekly amount payable to adult male employees as declared by the National War Labour Board under the provisions of paragraph (1) (ii) (a) of Section 35 of the said Wartime Wages Control Order.

His Excellency in Council, on the same recommendation is further pleased, hereby, to order that the said bonuses shall be payable in respect of the month of January, 1943, and subsequent months."

2. Regarding paragraph (a) above, the cost of living bonus for a wife without child at present rates will be \$1.40 a month and under paragraph (b) the rate for a wife with one or more children will be \$2.60 a month. Advice has been received that the above will apply to the dependents of all ranks.

H.Q. 54-27-5-51 F.D. 1

RECOMMENDED:

B. J. W. SPINK,
Colonel,
for Paymaster-General
(A.O.D.)

APPROVED:

H. F. G. LETSON,
Major-General,
Adjutant-General.

DEPARTMENT OF NATIONAL REVENUE

Series D No. 47

T. C. 103

MEMORANDUM (Customs Division)

OTTAWA, 19th January, 1943.

To Collectors of Customs and Excise, and others concerned:

TARIFF CHANGE BY ORDER IN COUNCIL

Effective 9th January, 1943, it is ordered that imports of anthracite coal provided for in Item 586 of Schedule "A" to the Customs Tariff, when originating in countries the products of which are subject to Intermediate Tariff treatment, shall be exempt from the war exchange tax.

L. F. JACKSON,
Ass't Commissioner of Customs.

(P.C. 350; 14/1/43—Authority, War Measures Act.)

PART III
 WARTIME PRICES AND TRADE BOARD
 (FINANCE)

BOARD ORDERS

THE WARTIME PRICES AND TRADE BOARD

Order No. 227

Respecting Book, Writing and Specialty Papers

Whereas requirements of war make it desirable and necessary to provide for control over the manufacture and distribution of book, writing and specialty papers.

Therefore, pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941 this Board hereby orders as follows:

1. For the purposes of this Order

- (a) "Administrator" means the Administrator or Deputy Administrator of Book and Writing Papers appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council.
- (b) "book, writing and specialty paper" means and includes the paper products of what are commonly known to the trade as the book, writing, light weight and specialty paper mills, including base stock for manufacturing toilet tissue and towels and, without in any way restricting the generality of the foregoing, includes the following,
 - (1) *Bond and Writing Paper*:
 - (a) all bonds, ledger, writing and stationery paper
 - (b) mimeograph and duplicating paper
 - (c) onion skin
 - (d) manifold and register paper
 - (2) *Book and Printing Paper*—In general all printing paper other than standard newsprint, such as:
 - (a) lithographing paper
 - (b) offset printing paper
 - (c) poster and groundwood printing paper
 - (d) hanging paper
 - (e) Bible paper
 - (f) lightweight catalogue papers, either "free" or with groundwood content
 - (3) *Coated Paper*—All coated papers and coated boards such as:
 - (a) coated book and litho paper
 - (b) coated cover paper
 - (c) coated blanks, Bristols and boards
 - (4) *Bristols, Blanks and Railroad Board*:
 - (a) index ticket, mill and wedding Bristols
 - (b) railroad board
 - (c) plain blanks
 - (d) translucent board
 - (e) street car sign board
 - (f) tag Manillas and board
 - (5) *Blotting Paper*—All blotting paper including plain and coated, tablet blotting and filter paper:
 - (6) *Cover Paper*:
 - (a) antique, plain and fancy finished cover paper
 - (b) coated cover paper
 - (c) box cover paper

(7) *Papers for Converting and Wrapping Purposes:*

(a) In general, all paper used for making, packing, or wrapping paper products, or used for wrapping other products, but exclusive of No. 1 and No. 2 Kraft, such as:

- | | |
|---|--|
| (1) envelope paper | |
| (2) cartridge paper | |
| (3) exercise book and tablet paper | |
| (4) stationery paper | |
| (5) carbonising paper | |
| (6) paper for waxing, bag making or gumming | |
| (7) wrapping and packing tissues | |
| (8) vegetable parchment | } And similar grades of "hard" sheets
exclusive of those whose content is
entirely Kraft pulp. |
| (9) greaseproof paper | |
| (10) glassines | |
| (11) cellucines | |
| (12) cigarette paper | |

(b) Papers for making:

- (1) soda straws
- (2) paper cups
- (3) doilies
- (4) counter check books

2. This Order shall not apply to the following paper or paper products, namely

- (a) finished toilet tissue and towels, and
- (b) Kraft paper made wholly of unbleached Kraft pulp.

3. (1) Every person engaged in the manufacture of book, writing and specialty paper shall, within ten days from the effective date of this Order, file with the Administrator the following information:

- (i) the number of the licence issued to him pursuant to Order No. 202 or any preceding Order of the Board respecting licences.
- (ii) the complete address of his chief place of business, and the addresses of all other places of business operated by him, and the names under which they are operated.

(2) Every person who not being at the effective date of this Order a manufacturer of book, writing and specialty paper thereafter commences to manufacture the same shall within ten days after so commencing file with the Administrator the information set forth in subsection 1 of this section.

(3) Every manufacturer of book, writing and specialty paper shall within ten days after any change in his business address or in the name or character of his business notify the Administrator in writing, giving full particulars of such change.

4. (1) The licence issued under authority of Order No. 202 or any preceding Order of the Board respecting licences to a person who sells book, writing and specialty paper manufactured by him shall be subject to the following as conditions of the licence with respect to manufacture of the said goods,

- (a) operation of each of his paper machines and other machines and equipment ancillary thereto shall be for the periods, at the times and upon and according to the terms and for production of quantities from time to time directed in writing by the Administrator;
- (b) manufacture and delivery shall be of the kinds, types, sizes, standards, qualities and quantities from time to time directed in writing by the Administrator;
- (c) reports with respect to production of and orders for such goods shall be made to the Administrator in the form, and at the times or intervals as he may from time to time direct in writing.

(2) A person to whom subsection 1 of this section is applicable shall comply with the conditions of licence set forth in the said subsection and with every instruction and direction applicable to him issued by the Administrator in respect of any of the said conditions of licence.

5. The Administrator may in his discretion give instructions and issue directions in respect of any of the conditions of licence set forth in subsection 1 of section 3 and in so doing shall have regard to,

- (a) the provision of essential supplies of book, writing and specialty paper;
- (b) the supply of raw materials available for use or required in their manufacture;
- (c) the supply of electrical power or energy and of manpower for their manufacture; and
- (d) the equitable distribution among manufacturers of any burden of curtailment in their manufacture.

6. This Order shall be effective on and after the 25th day of January, 1943.

Dated at Ottawa, this 21st day of January, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 228

Respecting Butter Rationing

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

This Board hereby orders as follows:

1. Subsection (1) of Section 4 of Order No. 220 of the Board is amended by deleting therefrom the words "Coupons marked Spare C and numbered consecutively from 1 to 11 attached to a ration book shall be valid for the purchase of butter" and by substituting therefor the following words:—

"Coupons marked Spare C and numbered consecutively from 1 to 9 attached to a ration book shall be valid for the purchase of butter."

2. Subsection (2) of said Section 4 is amended by deleting therefrom the words "butter coupons Nos. 9 and 10 shall not be valid before Monday, February 15, 1943; butter coupon No. 11 shall not be valid before Monday, March 1, 1943" and by substituting the following therefor:—

"butter coupon No. 9 shall not be valid before Monday, March 1, 1943."

3. Subsection (3) of said Section 4 is amended by deleting therefrom the words "Each butter coupon shall cease to be valid for the purchase of butter by a consumer at the expiration of two weeks after such coupon has become valid" and by substituting the following therefor:—

"Butter coupons Nos. 5, 6, 7 and 8 shall cease to be valid for the purchase of butter by a consumer after February 28, 1943; and butter coupon No. 9 shall cease to be valid for the purchase of butter by a consumer after March 14, 1943."

4. Subsection (1) of Section 21 of said Order is hereby deleted and the following is substituted therefor:—

"(1) Every operator of an institution shall obtain from each person entering such institution, with the intention of residing therein for ten days or longer, his ration book or card, and after such person has resided in such institution for ten days such operator shall detach from such ration book or card one butter coupon and thereafter shall detach one butter coupon at the expiration of each succeeding period of ten days during which such person continues to reside in such institution."

5. This Order shall be effective on and after the 20th day of January, 1943.

Made at Ottawa, the 12th day of January, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 229

Respecting Potatoes in British Columbia

made pursuant to authority conferred by Order in Council P.C. 8528 dated the 1st day of November, 1941.

Whereas in British Columbia there is insufficient distribution of available supplies of potatoes to reasonably meet public requirements in some sections and emergency regulation is necessary to ensure such distribution;

Therefore, this Board orders as follows:

1. For the purposes of this Order, "potatoes" shall have the meaning set forth in Order No. 219 of the Board.

2. Notwithstanding anything contained in Order No. 189 of the Board, as amended, the provisions of the said Order No. 219 and of this Order shall apply to sales of potatoes by the primary producer thereof to any wholesale dealer.

3. Notwithstanding any other law, every wholesale dealer in potatoes who holds a licence under the provisions of Order No. 202 of the Board may from time to time place orders for his weekly requirements of potatoes with the B. C. Coast Vegetable Marketing Agency; and, to the extent that any such order is not filled within seven days, such wholesale dealer may purchase potatoes, of the variety and grade so ordered, direct from any primary producer who is subject to the regulations of the B. C. Coast Vegetable Marketing Board; and such primary producer may sell any such potatoes direct to such dealer, in which event the regulations and orders of the said B. C. Coast Vegetable Marketing Board shall not apply.

4. Every primary producer who sells any potatoes under the provisions of this Order shall at the time of sale furnish the buyer thereof with an invoice showing the price, variety and grade of such potatoes.

5. This Order shall be effective on and after the 23rd day of January, 1943.

Made at Ottawa, the 22nd day of January, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 230

Respecting the Maximum Prices of Creamery Butter

made pursuant to authority conferred by Order in Council P.C. 8528 dated the 1st day of November, 1941.

Whereas it is expedient to amend Order No. 221 of the Board dated the 15th day of December, 1942.

Therefore it is ordered as follows:

1. Section 2 of the said Order No. 221 is hereby amended by revoking subsection (1) thereof and substituting the following therefor:

"(1) The maximum price per pound at which any manufacturer of creamery butter may sell or offer to sell to any wholesale distributor or to any other manufacturer of creamery butter

- (a) any first grade, second grade, third grade or lower grade of creamery butter (solids) shall be the following price for that grade in the Province in which the butter is delivered to the buyer:

Grade of Butter	British Columbia	Alberta Manitoba	Saskat- chewan	Ontario Quebec	P.E.I. N.S. N.B.
First grade creamery..	34½	33	32½	35	36
Second grade creamery..	33½	32	31½	34	35
Third grade creamery..	32½	31	30½	33	34
Any grade lower than third grade creamery..	31½	30	29½	32	33

- (b) any grade of unsalted creamery butter shall be the corresponding maximum price for that grade fixed by clause (a) of this subsection plus one cent per pound;
- (c) any prints or rolls of any grade of creamery butter shall be the corresponding maximum price fixed for that grade of such butter in clauses (a) and (b) of this subsection plus an amount not exceeding the difference between such maximum price and the highest lawful price at which such manufacturer sold such butter during the basic period from September 15 to October 11, 1941, but in no event exceeding one cent per pound of butter."

2. Section 7 of the said Order is hereby amended by deleting therefrom the words "shall be the maximum price set forth in Part I of this Order in the case of a sale by a manufacturer, or in Part II of this Order in the case of a wholesale distributor" and by substituting therefor the following words:

"shall be the maximum price for Ontario and Quebec set forth in Part I of this Order in the case of a sale by a manufacturer, or in Part II of this Order in the case of a sale by a wholesale distributor".

3. This Order shall be effective on and after the 26th day of January, 1943.

Made at Ottawa this 23rd day of January, 1943.

DONALD GORDON,
Chairman.

ADMINISTRATORS' ORDERS

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-567 Respecting Glass Containers for Packing Certain Food Products

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. Administrator's Order No. A-441 is hereby amended as follows:
 - (a) by numbering the text of Section 1 as subsection (1) of such Section;
 - (b) by inserting in Section 1, after sub-section (1), the following sub-section:
 “(2) No person shall manufacture or produce a glass container for packing cream cheese sandwich spread.”
 - (c) by deleting the words “with the exception of tumblers” in clause (a) of sub-section (1) of Section 1.
 - (d) by deleting the words “except tumblers” in Section 2.
 2. Schedule “A” to Administrator's Order A-441 is hereby amended as follows:
 - (a) by deleting therefrom the words and figures “9 fluid ounce tumblers 68 m/m Caps” wherever the said words and figures occur in the said Schedule;
 - (b) by inserting therein in item 2 thereof referring to glass containers for mustard, and next under the words and figures “24 fluid ounce jars 63 m/m Caps” the words and figures “32 fluid ounce jars 70 m/m Caps”;
 - (c) by deleting therefrom item 4 referring to glass containers for cream cheese sandwich spread, and the words and figures “4 fluid ounce tumblers 57 m/m Caps”;
 - (d) by numbering items 5, 6 and 7 as items 4, 5 and 6 respectively.
 3. This Order shall be effective on and after the 25th day of January, 1943.
- Dated at Ottawa this 22nd day of January, 1943.

H. R. HARRISON,
Administrator of Glass and Glass Products.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-568

Respecting Generators, Switchgear, Circuit Breakers, Disconnecting Switches and other Devices

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. For the purposes of this Order,

- (a) "circuit breaker" means a device designed as a means of interrupting a circuit between separable contacts under normal or abnormal conditions, and may be of the oil, air or air-blast type;
- (b) "disconnecting or isolating switch" means a device designed as means of isolating a circuit or a piece of equipment from its source of supply of electrical energy, but not as a means of establishing or interrupting the flow of such energy;
- (c) "generator" includes any engine-driven, motor-driven, or hydraulic turbine-driven, direct or alternating current generator, having a rating of 501 K.W. or 501 KVA and higher;
- (d) "instrument" means a device of a kind providing means for measuring or indicating values of current, voltage, watts, KVA, power factor, or for the indication of phase values or relations;
- (e) "instrument transformer" includes any transformer designed and utilized as a means of changing the values of electrical current or voltage in the primary circuit to a lower value in the secondary circuit for the purpose of operating ammeters, relays and other devices, and any transformer designed and utilized for insulating the primary from the secondary circuit;
- (f) "switchgear" means a combination of circuit breakers, switches, instruments, relays, associated equipment and mechanical supports therefor, used in the control of power circuits.

2. No person shall manufacture any generator, switchgear, circuit breaker, disconnecting switch, instrument transformer, or instrument except as follows:

- (a) to the order of the Department of Munitions and Supply or any agency thereof; or
- (b) to the order of any other person who has first obtained from the Administrator of Electrical Apparatus, Machinery and Electrical Instruments his special authorization in writing for such manufacture or sale, which authorization shall accompany the order, and then only strictly in accordance with the authorization.

Generators

3. No person shall manufacture,

- (a) a generator of a design duplicating that of an obsolete generator where a generator of standard design may be used;
- (b) a generator of a design not conforming to standards accepted and recognized by the industry where a generator of standard design may be used;

- (c) any enclosing housing for a generator except that required to carry the essential mechanical and electrical component parts of the generator;
- (d) any hollow-bored shaft for a generator except where such shaft is required for use with an adjustable-blade waterwheel;
- (e) any parts made of brass, copper or aluminium for platforms, stairways, or railings for a generator;
- (f) any generator having a special finish or colour other than those adopted and recognized as standard in the industry;
- (g) any damper or amortisseur winding on high speed (514 RPM and higher) generator driven by internal combustion engines, except for a single phase generator, or in any case where it is necessary that the generator operate in parallel with other generators.

Switchgear

4. No person shall

- (a) manufacture any metal-clad switchgear of the type defined in Canadian Engineering Standards Association Specification C-22-2 No. 31-1939, a copy of which Specification certified by the Secretary of such Association is filed in the office of the Wartime Prices and Trade Board;
- (b) manufacture any metal enclosed switchgear, as defined in the specification referred to in clause (a) of this Section, unless the purchaser certifies to the manufacturer that such switchgear is for installation or use in a location where unauthorized persons might through inadvertence or by design touch or interfere with the same;
- (c) install in any indoor location other than that referred to in clause (b) of this Section, any metal enclosed switchgear;
- (d) manufacture any outdoor unit sub-stations, outdoor cubicles or switch-houses.

Circuit Breakers

5. (1) No person shall manufacture any Oil or Air-blast circuit breaker, 15 KV or below, except in the following classifications and ratings;

Rupturing capacity at rated voltage	Normal 60 cycle R.M.S. amperes	Normal R.M.S. Volts
15 M.V.A.	200	5,000
	600	5,000
25 M.V.A.	400	5,000
	800	5,000
50 M.V.A.	600	7,500
	1,200	7,500
100 M.V.A.	600	7,500
	1,200	7,500
	2,000	5,000
150 M.V.A.	600	15,000
	1,200	7,500
	2,000	5,000
250 M.V.A.	600	15,000
	1,200	15,000
	2,000	15,000
350 M.V.A.	600	15,000
	1,200	15,000
	2,000	15,000
500 M.V.A.	600	15,000
	1,200	15,000
	2,000	15,000

- (2) No person shall manufacture any circuit breaker above 2,000 ampere rating.

6. Nothing in Section 5 of this Order shall be construed as prohibiting the manufacture of any oil or air-blast circuit breaker for use on systems operating at voltages above 15 KV.

7. No person shall manufacture more than one removable type tank lifter, per circuit breaker, type, for each installation.

Disconnecting or Isolating Switches

8. No person shall manufacture any disconnecting or isolating switch except in the following classifications and ratings:

(a) up to and including 15 KV class single pole hook stick operated

600 volts ampere rating	7,500 volts ampere rating	15,000 volts ampere rating
400	400	400
600	600	600
1,200	1,200	1,200
2,000	2,000	2,000

provided, that all single throw switches shall be front connected only (commonly known as type S.): and provided further that all double throw switches shall have break jaws front connected and the hinge jaw rear connected (commonly known as type D1);

(b) fuse disconnect type in all standard classes and ratings;

(c) outdoor air break disconnecting type

7,500 volts ampere rating	15,000 volts ampere rating	Above 15,000 volts ampere rating
400	400	400
600	600	600
1,200	1,200	1,200
2,000	2,000	2,000

Current Transformers

9. No person shall manufacture

(a) any current transformer with double primary winding for voltage rating up to and including 15 KV, excepting the standard 3 wire double primary watt hour meter current transformer;

(b) any indoor or outdoor wound primary current transformer up to and including 15 KV class, with any rating other than the following, in the case of

(i) primary amperes; 5, 25, 50, 100, 200, 300, 600, 800 and 1,000;

(ii) secondary amperes; single winding 5 amperes and/or double winding 5/5 amperes;

provided, however, that a current transformer with 25 amperes secondary may be manufactured for use with industrial control devices or panels.

(c) any single turn bar type, or through type, current transformer with a primary rating of less than 800 amperes.

Instruments

10. No person shall manufacture

(a) more than two lines of instruments;

(b) any instrument or relay which is or may be mounted in a recess in such manner that the main portion of said instrument or relay does not project beyond the front surface of the panel (otherwise known to the trade as "flush mounted").

General

11. (1) Except as provided in subsection 3 of this section, no person shall provide or carry out any witness test of any generator, switchgear, circuit breaker, disconnecting switch, instrument transformer or instrument other than the normal and usual factory performance test at and during which the purchaser, if he so desires, shall be entitled to be present by himself, his servants or agents.

(2) When so requested by the purchaser of any generator, switchgear, circuit breaker, disconnecting switch, instrument transformer or instrument, the seller thereof shall furnish to such purchaser a certified copy of the test sheets of the factory performance test of such generator, switchgear, circuit breaker, disconnecting switch, instrument transformer or instrument.

(3) Nothing in subsection 1 of this section shall prohibit any special type or experimental test of any generator, switchgear, circuit breaker, disconnecting switch, instrument transformer or instrument required by any of the following:

- (a) the Joint Inspection Board of the United Kingdom and Canada; or
- (b) the British Admiralty Technical Mission; or
- (c) the Chief Inspector of Aircraft of the British Air Commission; or
- (d) the Board, Mission or Commission, corresponding to any of the above mentioned officially appointed by the Government of any of His Majesty's Allies in the present War.

12. Every manufacturer of a device or equipment subject to the provisions of this Order shall within fifteen days from the effective date of this Order submit to the said Administrator production schedules showing

- (a) each unfilled order having a value of \$7,500 or over on hand at the effective date of this Order;
- (b) with respect to each such order
 - (i) the name and address of the intended purchaser or lessee;
 - (ii) the date;
 - (iii) a definite description of the equipment;
 - (iv) preference rating (if any);
 - (v) the percentage by value of completed units as of the effective date of this Order;
 - (vi) the specified delivery date;
 - (vii) a definite description of the use to which the equipment is to be put.

13. Nothing in this Order shall be deemed to apply to

- (a) any device named herein manufactured at the effective date of this Order;
- (b) any device named herein for which a firm order had been received by the manufacturer prior to the effective date of this Order;
- (c) any article or equipment for use in telephone, telegraph or radio communication systems;
- (d) any instrument or equipment used for aircraft or automobiles.

14. The said Administrator may by direction in writing grant exemption from any provision of this Order in any case where the special circumstances appear to warrant or undue hardship or injustice would otherwise ensue.

15. This Order shall be effective on and after the 22nd day of January, 1943.

Dated at Ottawa, the 22nd day of January, 1943.

W. E. ROSS,

*Administrator of Electrical Apparatus,
Machinery and Electrical Instruments.*

Approved

D. GORDON, *Chairman,*
The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-569

Respecting Electrical Generators (Small), Motors and Control Equipment

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "control equipment" means and includes any of the following:

(i) any combination of devices (rated up to and including 50,000 KVA, rupturing capacity) when employed directly to start, to regulate speed of, to reverse or to stop motors; to operate and regulate all types of industrial electric heating equipment and electric resistance furnaces; to operate and regulate all types of electric welders; to control and regulate the charging of electric batteries whether charged from a generator or from an established source of current;

(ii) field rheostats;

(iii) automatic throw-over equipments as employed to transfer a power or lighting load (not over 600 volts max.) to an emergency source of supply (not over 600 volts max.);

(b) "generator" means any rotating electrical generator having a rating of 500 K.W. or less;

(c) "motor" means any electric motor including but not limited to the following:

(i) "Fractional Horsepower Motor" means any motor of any rating up to and including

1 H.P.	3600 R.P.M.	60 cycle
3/4 H.P.	1800 R.P.M.	60 cycle
3/4 H.P.	1500 R.P.M.	25 cycle
1/2 H.P.	1200 R.P.M.	60 cycle
1/3 H.P.	750 R.P.M.	25 cycle

(ii) "General Purpose Motor" means any electric motor of any rating higher than a Fractional Horsepower Motor but not over 200 horsepower;

(iii) "Large Power Motor" means any electric motor of a rating higher than 200 horsepower.

2. No person shall manufacture any generator, motor or control equipment except as follows:

(a) to the order of the Department of Munitions and Supply or any agency thereof; or

(b) to the order of any other person who has first obtained from the Administrator of Electrical Apparatus, Machinery and Electrical Instruments his special authorization in writing for such manufacture or sale, which authorization shall accompany the Order, and then only strictly in accordance with the authorization.

3. No person shall manufacture, any damper or amortisseur windings on high speed (514 R.P.M. and higher) AC synchronous generators driven by internal combustion engines, unless they are necessary for single phase generators or for correct operation in parallel with other generators.

4. No person shall manufacture:

(a) any open or protected motor rated at other than 50 deg. Centigrade rise, or any enclosed motor rated at other than 55 deg. Centigrade rise;

(b) any polyphase induction motor of 1½, 35 and 175 H.P. rating.

(c) any open or protected AC fractional horsepower motor in a frame used for a general purpose motor rating.

- (d) any general purpose polyphase squirrel-cage induction motor of the normal torque normal inrush type in sizes up to and including the following:—

<i>Cycles</i>	<i>R.P.M.</i>	<i>Horsepower</i>
60	3600	125
60	1800	75
60	1200	60
60	900	50
60	720	40
60	600	30
60	514	25
60	450	20
25	1500	50
25	750	40
25	500	25

- (e) any motor or generator having any one or more of the following features:

- (i) any super-imposed filler on a cast iron frame;
- (ii) any painted finish other than the manufacturer's standard;
- (iii) special conduit boxes or specially located conduit boxes;
- (iv) quiet operating characteristics;
- (v) enclosed collector rings;
- (vi) keyway dimensions and tolerances on generators and general purpose and large power motors of a kind or sort which he did not manufacture in the 12 months preceding the effective date of this Order.

5. No person shall manufacture:

- (a) any AC reduced voltage starter or any starting auto-transformer up to and including the following ratings:

For 1.0 power factor synchronous motor

<i>Volts</i>	<i>Horsepower</i>
100	20
220	40
440 or 550	60
2200	250

For Induction motor of 0.8 power factor synchronous motor

<i>Volts</i>	<i>Horsepower</i>
110	15
220	30
440 or 550	50
220	200

- (b) any synchronous motor starter of the dead-front or cubicle type of enclosure;
- (c) any standard AC magnetic full or reduced voltage starter within the following ratings having overload relays of other than thermal type:

For 1.0 power factor synchronous motor

<i>Volts</i>	<i>Horsepower</i>
110	30
220	60
440 or 550	125

For induction motor or 0.8 power factor synchronous motor

<i>Volts</i>	<i>Horsepower</i>
110	25
220	50
440 or 550	100

For polyphase systems, in sizes as in this clause mentioned, overload protection shall not be furnished for more than two lines;

- (d) any ammeter attachments or ammeters on standard DC and AC control equipment except for controlling synchronous motors, for battery charging, or for motors operating fire pumps;

- (e) any double voltage two-compartment relays or contactors;
- (f) any nickel-chrome or copper-alloy ribbon-type resistors except for crane or similar service or where the resistor is built into standard control equipment;
- (g) any cover-mounted push button or selector switch in motor starters for ratings larger than given in the following table:

For 1.0 power factor synchronous motor

<i>Volts</i>	<i>Horsepower</i>
110	20
220	40
440 or 550	60

For induction motor or 0.8 power factor synchronous motor

<i>Volts</i>	<i>Horsepower</i>
110	15
220	30
440 or 550	50

6. No person shall manufacture special features, electrical or mechanical, on any generator, motor or control equipment.

7. No person shall manufacture generators, motors or control equipment of an obsolete design where a standard design may be used.

8. (1) Except as provided in subsection 3 of this Section no person shall provide or carry out any witness test of any motor, generator or control equipment other than the normal and usual factory performance test at and during which the purchaser, if he so desires, shall be entitled to be present by himself, his servants or agents.

(2) When so requested by the purchaser of any motor, generator or control equipment, the seller thereof shall furnish to such purchaser a certified copy of the test sheets of the factory performance test of such motor, generator or control equipment.

(3) Nothing in subsection 1 of this Section shall prohibit any special type or experimental tests of any motor, generator or control equipment required by any of the following:

- (a) the Joint Inspection Board of the United Kingdom and Canada, or
- (b) the British Admiralty Technical Mission; or
- (c) the Chief Inspector of Aircraft of the British Air Commission; or
- (d) the Board, Mission or Commission corresponding to any of the above mentioned officially appointed by the Government of any of His Majesty's Allies in the present War.

9. Nothing contained in this Order shall apply to any bona fide order for any generator, motor or control equipment provided such order has been received and accepted by the manufacturer prior to the effective date of this Order.

10. Every manufacturer of generators, motors, and control equipment shall with respect to his production and sale thereof furnish to the said Administrator such information as he may from time to time require.

11. Nothing contained in this Order shall be deemed to prohibit the manufacture or sale of parts for the maintenance or repair of generators, motors or control equipment installed and in operation prior to the effective date of this Order.

12. The said Administrator may by direction in writing grant exemption from any provision of this Order in any case where the special circumstances appear to warrant or undue hardship or injustice would otherwise ensue.

13. This Order shall be effective on and after the 22nd day of January, 1943.

Dated at Ottawa this 22nd day of January, 1943.

W. E. ROSS,

*Administrator of Electrical Apparatus,
Machinery and Electrical Instruments.*

APPROVED:

D. GORDON, *Chairman,*
The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-570

Respecting Corn Syrup

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. For the purposes of this Order, "corn syrup" means corn syrup as defined in the Regulations under the Food and Drugs Act made and established by P.C. 9056, dated October 6, 1942 and amendments thereto.
2. No person shall purchase for use in the commercial manufacture of any product or use in such manufacture, any corn syrup.
3. The Sugar Administrator may by direction in writing grant exemption from the provisions of this Order in any case where the special circumstances appear to warrant or undue hardship or injustice would otherwise ensue.
4. This Order shall be effective on and after the 28th day of January, 1943.

Dated at Ottawa, this 23rd day of January, 1943.

S. R. NOBLE,

Sugar Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-571

Respecting Glycerine Recovery in Soap Manufacture

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board and with the concurrence of the Administrator of Chemicals, as follows:

1. For the purposes of this Order,
 - (a) "boiled settled soap" means the product resultant from the boiling of a mixture of fats or oils or both with alkali (whether or not rosin is used) followed by an appropriate treatment to induce thorough separation of the soap curd from the crude soap lye solution and of any glycerine retained by the soap curd;
 - (b) "miscellaneous soaps" means any liquid, potash cold-made or half-boiled soaps from the ingredients of which the maximum available glycerine has not been removed.
2. Every person manufacturing or producing boiled settled soap shall
 - (a) recover as eighty per centum (80%) crude glycerine (100% glycerol basis) not less than ninety two per centum (92%) of the glycerol content of the soap lyes removed from the kettles during manufacture or production;
 - (b) produce finished boiled settled soap in which the final residual glycerine content shall not exceed one per centum (1%) computed on an anhydrous soap basis.

3. No person shall manufacture or produce any miscellaneous soaps having a final residual glycerine content in excess of two and three-quarters per centum (2.75%) computed on an anhydrous soap basis.

4. No person shall use in the manufacture or production of any miscellaneous soaps

- (a) any boiled settled soap having a final residual glycerine content of over one per centum (1%) computed on an anhydrous soap basis;
- (b) any fatty substance or derivative thereof except boiled settled soap in any case where such person could by using boiled settled soap produce finished miscellaneous soaps having a final residual glycerine content of up to two and three-quarters per centum (2.75%) computed on an anhydrous soap basis.

5. Nothing in this Order shall apply to the manufacture of medicinal soap U.S. Pharmacopoeia XII to fill orders for medicinal use.

6. This Order shall be effective on and after the 29th day of January, 1943.
Dated at Ottawa, this 23rd day of January, 1943.

PHYLLIS G. TURNER,
Oils and Fats Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-572

Respecting Cast Iron Soil Pipe and Fittings

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. Section 4 of Administrator's Order No. A-125 is hereby revoked and the following substituted therefor:

"4. No person who manufactures soil pipe or fittings shall apply thereto any protective coating."

2. Section 5 of Administrator's Order No. A-125 is hereby revoked.

3. Schedule "A" to Administrator's Order No. A-125 is hereby amended as follows:

- (a) by deleting the whole of the "NOTE" set forth under the heading "SOIL PIPE" and by deleting both of the symbols "X" referring to the said "NOTE".
- (b) by adding to the Schedule under the heading "BRANCH FITTINGS" and immediately under the item "TY'S and Y'S—Medium—" the following item, namely, "TY Medium 3" x 2" x 18" ";
- (c) by adding to the item "Reducers" under the heading "REDUCERS, INCREASERS and PLUGS", in the third column after the figures and symbols "6" x 4" ", the figures and symbols "6" x 5" ";
- (d) by adding to the item "Increasers—Medium" under the heading "REDUCERS, INCREASERS and PLUGS" in the third column after the figures and symbols "4" x 6" ", the figures and symbols "5" x 6" ";
- (e) by adding to the said schedule under the heading "TRAPS" and immediately under the item " "P" Traps w/1½" bottom cleanout tapping" the following item namely: " "P" Traps with 1½" tapped vent Medium 2" ";
- (f) by adding to the said Schedule under the heading "MISCELLANEOUS", and immediately under the item "Square Grates", the following item, namely: "Grates with Legs (similar to Anthes # F. 178) 2", 3", 4", 6" ";
- (g) by amending the item "Basin Fittings Single Tapped 2"; Double Tapped 2" " in the first Column of the said Schedule under the heading "MISCELLANEOUS" to read "Basin Fittings Single Tapped 1½"; Double Tapped 1½" ";

(h) by adding to item "Drive Ferrule (short type)" under the heading "MISCELLANEOUS" in the third Column of the said Schedule, the figures and symbols "2", 3" ";

(i) by adding to the said Schedule at the end thereof the following items:
 "“Tucker” Fittings 1½", 2"; Vent Caps (Similar to Anthes # F. 150) 2", 3", 4", 6" ".

4. This Order shall be effective on and after the 30th day of January, 1943.

Dated at Ottawa the 23rd day of January, 1943.

E. J. LAIDLAW,

*Administrator of Heating, Plumbing, Air-Conditioning
 Equipment and Supplies.*

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-573

Respecting Carbon Paper

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order "manufacturer" means any person engaged in the manufacture, processing or packaging of carbon paper.

2. (1) No person shall manufacture carbon paper in any brands other than those manufactured or sold by him during 1942.

(2) Each manufacturer shall file with the Co-Ordinator of Sundry Items, N.O.P. within fifteen days from the effective date of this Order a list of the brands of carbon paper manufactured by him during 1942.

3. No person shall, except with the written permission of the said Co-Ordinator, manufacture

(a) typewriter carbon paper in any colours other than black, blue and red;

(b) pencil or pen carbon paper in colours other than black and blue;

provided that nothing in this section shall be deemed to prohibit the manufacture of such carbon papers for use in office or business machines other than typewriters as were manufactured or sold by such person during 1942, and are mentioned in the list referred to in subsection (2) of Section 2.

4. No manufacturer shall on or after the first day of February, 1943, except with the written permission of the said Co-Ordinator, package carbon paper for sale in boxes containing other than 100 sheets or any multiple thereof.

5. No manufacturer shall

(a) use outside box wraps for carbon paper;

(b) "interleave" carbon paper except carbon paper ordered by printers and full and pen carbon paper;

(c) use more than two sheets of chipboard in packaging ream quantities of carbon paper up to a maximum size of 18 inches by 28 inches.

6. The said Co-Ordinator may by permit in writing grant such exemption from any provision of this Order in special cases of individual hardship or to meet essential requirements as he may deem proper and in the public interest.

7. This Order shall be effective on and after the 31st day of January, 1943.

Dated at Ottawa, the 23rd day of January, 1943.

L. E. MESSINGER,

Co-Ordinator of Sundry Items N.O.P.

Approved:

D. GORDON, *Chairman,*

The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-574

Respecting Unit Heaters

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. No person shall manufacture or assemble any propeller or centrifugal housed fan type unit heater of any design or construction or having any outlet or attachment unless such heater, outlet or attachment is of a type, kind and size listed as standard in the latest catalogue or sales literature published by such person prior to the effective date hereof.

2. No person shall manufacture or assemble any propeller fan type unit heater except in the capacities and having motors of the speeds and types set out in the Schedule hereto.

3. No person shall use in the manufacture of any unit heater

(a) any variable speed controller;

(b) any motor of other than 1,500, 1,200, 900 or 750 R.P.M. constant synchronous speed;

(c) any heating element header or coil header of wrought non-ferrous metal.

4. No manufacturer of unit heaters shall supply with or for any unit heater any thermal switch incorporating over-load protection.

5. No person shall manufacture or supply any vertical air discharge type of unit heater for installation at a height less than 14 feet from the floor surface.

6. Nothing in this Order contained shall be deemed to prohibit

(a) the manufacture of a unit heater from material or parts on hand at the effective date hereof in such form that the unit heater cannot be completed in accordance with the terms of this Order;

(b) the sale or delivery of a unit heater now on hand or manufactured in accordance with the provisions of paragraph (a) of this Section;

(c) the sale or delivery of parts or material required for the repair of a unit heater.

7. The Administrator of Heating, Plumbing and Air-Conditioning Equipment and Supplies may by direction in writing grant exemption from any provision of this Order in any case where the special circumstances appear to warrant or undue hardship or injustice would otherwise ensue.

8. This Order shall be effective on and after the 29th day of January, 1943.

Dated at Ottawa the 23rd day of January, 1943.

E. J. LAIDLAW,

*Administrator of Heating, Plumbing and Air-Conditioning Equipment
and Supplies.*

Approved:

D. GORDON, *Chairman,*

The Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-574

1. *High Speed Propeller Fan Type Unit Heater*

Horizontal Air Discharge

Capacities: 200, 300, 400, 600, 800, 1,000 square feet, E.D.R. (10% plus or minus).

Motor 1,500 R.P.M. (25 c.) or 1,200 R.P.M. (60 c.) synchronous speed motor.

2. *Low Speed Propeller Fan Type Unit Heater*

Horizontal Air Discharge

Capacities: 150, 200, 300, 475, 600, 800 square feet, E.D.R. (10% plus or minus).

Motor 900 R.P.M. (60 c.) or 750 R.P.M. (25 c.) synchronous speed motor.

3. *High Speed Propeller Fan Type Unit Heater*

Vertical Air Discharge

Capacities: 300, 500, 700, 800, 1,000, 1,500, 2,000 square feet, E.D.R. (10% plus or minus).

Motor 1,500 R.P.M. (25c.) or 1,200 R.P.M. (60 c.) synchronous speed motor.

NOTE.—The above capacities are rated at standard conditions 2 pounds steam and 60 degrees Fahrenheit entering air temperature.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-575

Respecting the Price of Barbed Wire

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,
"barbed wire" means iron and steel barbed wire whether plated, coated, painted or plain.
2. (1) The maximum price per reel, sales tax included, at which barbed wire manufactured after June 30, 1942, may be sold or offered for sale to a person who sells the same at retail by the manufacturer or by a person who sells at wholesale shall be the price set forth in the Schedule hereto.
- (2) The said maximum price per reel shall be the price at the distribution point mentioned in the first column of the said Schedule and accordingly as the distribution point is specified with respect to the price; provided, however, that when delivery of three hundred pounds or more of barbed wire is made in one shipment from Toronto, Hamilton, London or Windsor to a receiving point in the province of Ontario, other than one in the Fort William-Port Arthur distributing area, the cost of transporting the shipment shall be borne by the seller, and provided further that where the purchaser takes

delivery of a quantity of three hundred pounds or more of barbed wire at the seller's warehouse in Toronto, Hamilton, London or Windsor a deduction in lieu of an allowance for freight not exceeding nine cents (9c) per reel shall be made by the seller from the price of the barbed wire.

3. The maximum price at which a person may sell or offer to sell at retail barbed wire manufactured after June 30, 1942, shall be the sum of the following:

- (a) the actual price paid by such person for the barbed wire but not in any event exceeding the maximum price that may be charged by the supplier from whom he bought the product, plus transportation charges and sales tax where or to the extent not borne by the supplier and not included in the actual price; and
- (b) a markup no greater than the markup used by such person in establishing his maximum selling price for barbed wire sold by him during the basic period, namely, September 15, 1941, to October 11, 1941, both inclusive; provided, however, that in no case shall the markup be greater than twenty-five per centum (25%) of such person's retail selling price of barbed wire.

4. This Order shall be effective on and after the 30th day of January, 1943.

Dated at Ottawa, this 23rd day of January, 1943.

E. W. SMART,
Administrator of Wholesale Trade.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER NO. A-575

Distribution point	Maximum price per reel
Vancouver, British Columbia.....	\$3.60
Calgary or Edmonton, Alberta.....	3.90
Regina, Saskatchewan.....	3.60
Saskatoon, Saskatchewan	3.75
Winnipeg, Manitoba	3.35
Port Arthur or Fort William, Ontario.....	3.00
Toronto, Hamilton, London or Windsor when shipment of less than three hundred pounds of barbed wire is made to a purchaser located in that area of Ontario lying north of the 46th parallel of latitude, excepting the Port Arthur-Fort William distributing area..	3.50
Toronto, Hamilton, London or Windsor when shipment of less than three hundred pounds of barbed wire is made to a purchaser located in Ontario south of the 46th parallel of latitude.....	3.20
Montreal, Quebec.....	3.05
Quebec City, Quebec.....	3.13
Sherbrooke, Quebec.....	3.17
Freight equalized at any jobbing point in provinces of New Brunswick, Nova Scotia or Prince Edward Island.....	3.20

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-576

Respecting Cheese Boxes

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows—

Administrator's Order No. A-146 is hereby revoked and the following substituted therefor:

1. This Order shall apply to cheese boxes

(a) of the kind specified in the regulations made in pursuance of the Dairy Industry Act, except that the thickness of the veneer used in the manufacture of cheese boxes may be one-sixth of an inch; or

(b) made from material of a kind approved by the Inspections and Grades Branch of the Department of Agriculture.

2. The maximum price at which a person may sell or offer to sell cheese boxes shall be forty cents (40c.) per box, f.o.b. cheese factory.

3. This Order shall be effective on and after the 1st day of February, 1943.

Dated at Ottawa, this 23rd day of January, 1943.

F. J. SUTTON,

Administrator of Wooden Ware and Wooden Containers.

Approved:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board

(MUNITIONS AND SUPPLY)

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 7

(Fairmont—Buna—S (GR-S) and Butyl)

Dated January 15, 1943.

Pursuant to the authority conferred by Order in Council P.C. 7191, dated September 12th, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, IT IS HEREBY ORDERED AS FOLLOWS:

1. *Buna—S (GR-S) and Butyl included in "Rubber" under P.C. 7191*

The forms of synthetic rubber known as Buna—S (GR-S) and Butyl are hereby included in "rubber" for the purposes of paragraph (d) of Section 1 of Order in Council P.C. 7191, dated September 12th, 1941, as amended.

J. A. MARTIN,
Deputy Rubber Controller.

HENRY BORDEN,
Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF SUPPLIES

Order No. Supplies 1

(Restrictions on the use and purchase of hard fibre and cordage)

Dated January 9, 1943

Pursuant to the powers conferred by Order in Council P.C. 6391 of August 19, 1941, as amended, and by the Orders of the Minister of Munitions and Supply C.S. 30-M dated December 24, 1941, and C.S. 33-M, dated January 6, 1942, and by any other enabling Order in Council or Statute and with the approval of the Minister of Munitions and Supply and the Vice-Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

- (a) "binder twine" shall mean a single yarn twine made of sisal fibre, which contains a lubricant and an insect repellant and is used or intended for use in a harvesting machine;
- (b) "Controller" or "Controller of Supplies" shall mean the person appointed Controller or Acting Controller of Supplies by the Governor in Council;

- (c) "cordage" shall mean cables, ropes and twine of all kinds made of, or containing any, hard fibre;
- (d) "java fibre" shall mean java fibre of all kinds and grades, whether or not known as java agave sisalana;
- (e) "hard fibre" shall mean manila fibre and java and other sisal fibres in all forms;
- (f) "process" shall include the following activities or undertakings and shall include the doing of any act in preparation for or in the course of any of them; spin, twist, weave, manufacture, make and produce, and "processed," "processor" and "processing" shall have similarly extended meanings;
- (g) "manila cordage" shall mean cables, ropes and twine made of or containing any manila fibre;
- (h) "manila fibre" shall mean manila fibre of all kinds and grades, whether or not known as abaca musa textilis.
- (i) "normal requirements" shall mean the amount required for the ordinary operation of any person's trade or business;
- (j) "person" shall include partnership, corporation, company, any governmental body or department and/or any aggregation of persons;
- (k) "sell" shall include "deliver," "exchange," "lease," "give" and any transfer to another person and "sold," "sale," "purchase" and "purchased" shall have similarly extended meanings;
- (l) "sisal fibre" shall include any sisal fibre of all kinds and grades, including henequen;
- (m) "sisal cordage" shall include cables, ropes and twine made of or containing sisal fibre;

2. Previous Orders of the Controller of Supplies Rescinded

The Controller of Supplies' Orders Nos. C.S. 31 dated December 24, 1941, C.S. 34 dated January 6, 1942, C.S. 34-C, dated March 25, 1942, C.S. 34-C-1, dated July 20, 1942, C.S. 34-C-3, dated October 17, 1942, and C.S. 34-D, dated May 7, 1942, are hereby rescinded.

3. Manufacturer, Use and Purchase of Hard Fibre and Cordage

(1) No person shall process, and no processor shall sell, any hard fibre without a permit in writing from the Controller.

(2) No person shall use any hard fibre in the making of tying twine, lath yarn, shingle yarn, bedding, upholstering, skipping ropes or any toy or plaything;

(3) No person shall offer to purchase or purchase any hard fibre or cordage which is to be supplied from any place outside Canada by any person other than the Defence Supplies Corporation of the Government of the United States of America, Washington, D.C.

4. Manufacture and Use of Binder Twine

(1) No person shall use any manila fibre or any java fibre in the making of binder twine;

(2) No person shall use binder twine for any purpose except binding or tying agricultural crops.

5. Authorized Uses of Manila Cordage

(1) Except as provided in subsections (2) and (3) of this Section, no person shall purchase for use, cut, or put into use any manila cordage except for the following uses:

- (a) Purse lines for use in commercial fishing;
- (b) Stevedoring rope for use in winches for loading or unloading vessels.
- (c) Life boat falls;
- (d) Lines for use exclusively as emergency tow lines on ocean going vessels;
- (e) Drilling cables for drilling mines, oil wells and gas wells;

(2) Any person having in his possession or under his control any coils of manila cordage which had been opened and cut prior to January 30, 1942, may use such coils for any purpose.

(3) Manila cordage made specifically for use as commercial fishing rope, transmission rope, lariat and yacht lariat, may be used for such purposes if purchased prior to March 25, 1942.

6. *Branding of Manila Cordage*

No person shall brand any cordage as "manila" or sell or offer for sale any cordage as manila unless such cordage contains no fibre other than manila;

7. *Return to Suppliers of Manila Cordage*

Every person who has in his possession or under his control any unopened coils of manila cordage shall, if ordered to do so by the Controller, or may at his own option, deliver such cordage to his supplier and shall be paid therefor by such supplier the price which such person would have to pay if he were then purchasing cordage of the particular brand and size so delivered by him with appropriate reductions for sub-standard quality; provided, however, that in addition to such price, any such supplier to whom such coils of manila cordage are delivered shall pay the freight charges for the return of such coils to him if such supplier has issued shipping instructions to the person delivering the cordage to him and those instructions have been complied with.

8. *Stocks of Cordage*

(1) No person shall, without a permit in writing from the Controller, purchase any size of sisal cordage or manila cordage if such purchase would result in such person having in his possession or under his control in Canada an amount of such cordage of that size in excess of his normal requirements for a period of sixty days;

(2) Nothing in subsection (1) next preceding shall prevent or restrict any purchase by any person of not more than one coil of cordage of any size; provided that no such purchase shall be made by such person until the amount of cordage of that size in his possession or under his control in Canada is below his normal requirements for a period of sixty days.

9. *Limitation of Stocks of Tying Twine Made of Hard Fibre*

(1) No dealer in tying twine made of hard fibre shall order, purchase, or accept delivery of any such twine which would result in his having in his possession or under his control in Canada for resale an amount thereof in excess of his normal requirements for a period of sixty days;

(2) No person shall order, purchase or accept delivery of any tying twine made of hard fibre which would result in his having in his possession or under his control in Canada for his use an amount thereof in excess of his normal requirements for a period of forty-five days, provided that this subsection shall not prevent or restrict individual purchases by persons other than dealers of tying twine in quantities of less than a standard bale.

10. *Monthly Reports of Stocks of Hard Fibre and Cordage*

On or before January 10, 1943, and on or before the 10th day of each month thereafter every processor of hard fibre and every person who has imported any hard fibre or cordage shall deliver to the Controller a statement in writing on a form prescribed or authorized by the Controller signed by some person having knowledge of the facts showing separately the amount by weight of all types and grades of hard fibre and cordage which such processor or importer

- (a) had on hand at the end of the next preceding month; and
- (b) received or imported during the next preceding month; and
- (c) processed during the next preceding month; and
- (d) sold during the next preceding month.

11. *Permits*

The provisions of this Order shall be subject to any Permit or Order issued by the Controller to meet exceptional circumstances.

G. P. KAYE,
Deputy Controller of Supplies.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

A. H. WILLIAMSON,
Vice-Chairman, The Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 14-A

Dated January 13, 1943.

(Order No. Timber 14 amended to fix Maximum Prices for certain Douglas Fir Logs)

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24th, 1940, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. Timber 14 Amended

Order No. Timber 14 of the Timber Controller, dated November 9th, 1942, is hereby amended by adding immediately after Section 3 thereof a new Section to be known as "Section 4" as follows:

"4. Maximum Prices for Douglas Fir Logs Described in Section 3

Notwithstanding the Maximum Prices Regulations, no person shall sell or offer for sale any Douglas Fir logs described in Section 3 next preceding and which have been or are hereafter produced in the coastal area of British Columbia at a price higher than the following:

Grade No. 1 delivered at purchaser's plant \$35.00 per thousand feet British Columbia log scale.

Grade No. 2 delivered at purchaser's plant \$29.00 per thousand feet British Columbia log scale."

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

HENRY BORDEN,
Chairman—The Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board:

D. GORDON,
Chairman.

PART V

Export Permit Branch

(TRADE AND COMMERCE)

JANUARY 18, 1943.

Export Permit Branch No. 59

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:—

1. That Cigarette Papers be excluded from the exemption granted for the general item "Paper other than waste, paper boards, fibre boards, paper and board manufactures" by Section 3 of Export Permit Branch Order No. 16 of November 19, 1941, so that Cigarette Papers require an export permit when exported to any destination.

2. That this Order shall come into force and have effect on and after January 25, 1943.

JAS. A. MacKINNON,

Minister of Trade and Commerce.

VOLUME I—No. 5

February 8, 1943



CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
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1943

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WARTIME PRICES AND TRADE BOARD

(Finance)

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NOTE: Errata *re* Vol. I No. 4—

- page 243—Board Order No. 227 section 5—“subsection 1 of section 3” should read “subsection 1 of section 4”.
- page 250—Order No. A-568—delete comma after the word “breaker”.
- page 253—Order No. A-569 section 5 clause (a)—substitute “110” for “100”;
“of 0.8 power factor synchronous motor” substitute “or 0.8” etc; last line of
clause (a)—for “220” substitute “2200”.
- page 260—Order No. A-575—signature should read E. W. Smart, Acting Administrator
of Wholesale Trade.

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NOTE—

- Vol. I No. 3—page 190—“S. H. Lampray” should read “J. H. Lamprey”.

PART I

Orders in Council

Order in Council prohibiting the export of certain varieties of fresh water fish except under permit

P.C. 132

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 26th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Prices and Trade Board has recommended that, in order to conserve food supplies essential for Canadian requirements, the exportation of certain varieties of fresh water fish be also prohibited except under permit;

Now, therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 R.S.C. 1927) is pleased to order as follows:—

1. The exportation of the following commodities is hereby prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 2—Animals and Animal Products:

Pickarel, fresh or frozen, filleted or not.

Whitefish, fresh or frozen, filleted or not.

Lake trout, fresh or frozen, filleted or not.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodities.

3. This Order shall come into force and have effect on and after the twenty-sixth day of January, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of animal charcoal from various taxes

P.C. 684

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 26th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, the Minister of Finance reports that imports of animal charcoal for use in the refining of sugar are admitted duty free under the British Preferential Tariff and subject to a rate of customs duty of 25 per cent ad valorem when originating in and imported from countries the products of which are subject to Intermediate or General Tariff treatment;

That the 10 per cent war exchange tax applies to imports of animal charcoal when imported from countries the products of which are subject to Intermediate or General Tariff treatment and that the 3 per cent special excise tax also applies to imports of animal charcoal from countries the products of which are subject to General Tariff treatment;

That the United Kingdom formerly supplied Canada's sugar refiners and starch companies with their requirements of animal charcoal but that country has recently discontinued the export of this commodity; and

That the Sugar Administrator has recommended that customs duty and taxes be eliminated on imports from non-British Empire countries of animal charcoal for use in the refining of sugar and corn products.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order, and it is hereby ordered, that imports of animal charcoal for the refining of sugar and corn products be accorded the tariff treatment hereunder indicated, effective January 2, 1943;

Charcoal, animal, for use in the refining of sugar and corn products

British Preferential Tariff	Inter- mediate Tariff	General Tariff
Free	Free	Free

(To be designated as Tariff Item 689b.)

and that imports of charcoal, animal, for use in the refining of sugar and corn products, originating in countries the products of which are subject to Intermediate or General Tariff treatment be exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent, effective January 2, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing that the Memorandum of Understanding with respect to the Settlement of the Dispute in the Steel Industry of Canada, be implemented

P.C. 689

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 26th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is imperatively necessary that vital steel production which has been interrupted by a dispute at the steel plants in Sydney, Nova Scotia, Sault Ste. Marie, Ontario and Trenton, Nova Scotia, be continued without further interruption;

That the Government and the employees as represented by the United Steel Workers of America have arrived at a satisfactory basis for the settlement of the dispute as set forth in the Memorandum of Understanding dated January 22, 1943, and steel production has been resumed;

That, since the terms of the settlement incorporate the recommendations on which the majority and minority of the Royal Commission on the Steel Industry (Barlow Commission) were agreed and represent a reasonable and equitable adjustment of other matters in dispute, it is advisable formally to ratify them and to authorize the Minister of Labour and the National War Labour Board to implement them.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other law, order or regulation, is pleased to authorize and doth hereby authorize the Minister of Labour and the National War Labour Board to implement the proposed terms of settlement as set forth in the Memorandum of Understanding dated January 22, 1943, a copy of which is attached hereto.

A. D. P. HEENEY,
Clerk of the Privy Council.
 January, 22, 1943.

Memorandum of Understanding with Respect to the Settlement of the Dispute in the Steel Industry of Canada

The decision, as clarified, is as follows:—

(1) That in the event of the steel workers now on strike returning immediately to work the Government will take immediate steps to implement the majority report of the Barlow Commission, namely:

1. That the management and the maintenance men enter into negotiations and that an application be made to the National War Labour Board for such increased wage rates or range of wage rates with respect to such maintenance men as pipe fitters, steamfitters, millwrights, electricians and carpenters as will bring their wage rates on a level with prevailing wage rates paid to maintenance men in such classifications.

2. That time and a half be paid for the seventh consecutive day worked by any employee.

3. That arrangements be made for the making of a careful study having in view a reclassification and an evaluation of jobs.

4. That management-union-employee committees be appointed in the different departments of each company.

The foregoing recommendations were also included in the minority report.

(2) The Government would be prepared to recommend that the Dominion Steel and Coal Corporation in respect of its steel plant at Sydney, Nova Scotia, and the Algoma Steel Corporation in respect of its steel plant at Sault Ste. Marie, Ontario, be designated as national employers.

(3) If, as belonging to a national industry, the steel workers desire to present a new case to the National War Labour Board, they shall be free to do so.

(4) The Minister of Labour desires to be relieved of his duties as Chairman of the National War Labour Board, and therefore any new application by the steel workers will be considered by the National War Labour Board, headed by a Chairman who has not previously had the matter before him.

(5) The Government will undertake to recommend in the event of the steel workers desiring, as members of a national industry, to present a new submission to the National War Labour Board, that the Board be convened at the earliest opportunity.

(6) If the men return to work immediately the Government will immediately pass an order in council fixing 55 cents an hour as a minimum rate of earnings, effective from November 1, 1942, in the Sydney and Algoma Steel plants, the same rate to apply to those operations in the Trenton plant which are involved in the production of basic steel, the minimum rate of earnings of 55 cents an hour to be understood as including the cost of living bonus as of the present date. However, this provision shall not prejudice the right of the employees from making representations in respect to the cost of living bonus to the National War Labour Board and such representations may be considered by the Board on their merits and the Board may make such orders thereon as in its judgment are warranted. However, for the duration of the war, should the cost of living bonus be reduced the 55 cent minimum earning rate

shall not be reduced, but should the cost of living bonus be increased as from the present time the earning rate of 55 cents shall be likewise increased, thus establishing a guaranteed minimum earning rate of 55 cents.

(7) The steel workers at Trenton may apply to the National War Labour Board to determine how far operations at Trenton are to be regarded as basic steel production.

It is understood that the Government will adhere to its price ceiling and wage stabilization policy.

Nothing in these terms of settlement shall decrease the previous earnings of any employee.

Order in Council amending National Selective Service Mobilization Regulations (P.C. 10924 of December 1, 1942)

P.C. 740

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 28th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by section 6A of The National Selective Service Mobilization Regulations, (P.C. 10924 of December 1, 1942), as enacted by P.C. 11240 of December 11, 1942, every designated man who has not been served with a notice or order under The National War Services Regulations, 1940 (Recruits), requiring him to submit himself for medical examination or an "Order—Medical Examination" under The National Selective Service Mobilization Regulations shall, at such time as he may be required so to do by a proclamation issued under an Order of the Governor in Council, report at the office of a Registrar or a Post Office and complete in duplicate a notice in the form set out in Schedule "C" to The National Selective Service Mobilization Regulations and deliver the same to a Registrar or Postmaster or a person authorized by a Registrar or Postmaster to receive notices under the said section 6A;

And whereas, pursuant to the said section 6A, a proclamation was issued on the 15th day of December, 1942, under an Order of the Governor in Council, requiring every designated man who was born in the years 1923, 1922, 1921, 1920, 1919, 1918, 1917, 1916, 1915, 1914, 1913, 1912, 1911, 1910, 1909, 1908, 1907, 1906, 1905, 1904, 1903 or 1902 and who was on the fifteenth day of July, nineteen hundred and forty, unmarried or a widower without child or children or who has since the said day been divorced or judicially separated or become a widower without child or children to report on or before the first day of February, nineteen hundred and forty-three, at the office of a Registrar appointed under The National Selective Service Mobilization Regulations or a Post Office, and complete in duplicate a notice in the form set out in Schedule "C" to The National Selective Service Mobilization Regulations and deliver the same to a Registrar or Postmaster or a person authorized by a Registrar or Postmaster to receive such notices;

And whereas it is deemed necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war that the time within which every designated man aforesaid is required so to report be extended;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act and the National Resources Mobilization Act, 1940, is pleased to amend The National Selective Service Mobilization Regulations made by Order in Council P.C. 10924, dated December 1, 1942, and they are hereby amended as follows:—

1. By adding thereto the following section as section forty-seven thereof:

"47. (1) Notwithstanding section six A or any proclamation issued thereunder, failure to report at the office of a Registrar or a Post Office or to complete a notice in the form set out in Schedule "C" on or before the first day of February, nineteen hundred and forty-three, shall not be an offence.

(2) Every designated man who was born in the years 1923, 1922, 1921, 1920, 1919, 1918, 1917, 1916, 1915, 1914, 1913, 1912, 1911, 1910, 1909, 1908, 1907, 1906, 1905, 1904, 1903 or 1902 and who was, on the fifteenth day of July, nineteen hundred and forty, unmarried or a widower without child or children or who has since the said day been divorced or judicially separated or become a widower without child or children, and who has not been served with a notice or order under The National War Services Regulations, 1940 (Recruits), requiring him to submit himself for medical examination or an "Order—Medical Examination" under these regulations shall, on or before the first day of March, nineteen hundred and forty-three, report at the office of a Registrar or a Post Office and complete in duplicate a notice in the form set out in Schedule "C" and deliver the same to a Registrar or Postmaster or a person authorized by a Registrar or Postmaster to receive notices under this section.

(3) Where a man delivers a notice to a Registrar or Postmaster or a person authorized by a Registrar or Postmaster to receive notices pursuant to this section, the person to whom it is delivered shall sign the same in the place provided for his signature, shall file one copy thereof in his office and unless he is the Registrar for the Division in which the man resides, shall forthwith deliver the other copy or send it by post to the Registrar for the Division in which the man resides.

(4) A certificate purporting to be signed by a Registrar, Postmaster or person authorized by a Registrar or Postmaster to receive notices under this section, that a notice has or has not been delivered under this section to him or any other person in the office in which he is employed shall be evidence of the statements contained therein."

2. Subsection one of section twenty-eight is amended by inserting after the words "six A" the words "or subsection two of section forty-seven".

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council establishing Regulations for the disposal under permit of Petroleum and Natural Gas Rights

P.C. 742

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 28th day of January, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4140 of the eighteenth day of May, 1942, the petroleum and natural gas rights, the property of the Crown, not disposed of under lease or permit, lying within a radius of fifty miles from the Discovery Well of the Northwest Company Limited, situated about forty-five miles north of Fort Norman on the Mackenzie River, were reserved from disposal under the Regulations for the issue of Oil and Gas Permits and leases in the Northwest Territories;

And whereas the Minister of Mines and Resources reports that for the purpose of supplying oil to His Majesty or to any country allied or associated with His Majesty in the conduct of the present war, it is deemed advisable to issue permits conveying the right to prospect and drill for oil and gas within the area hereinbefore described, and that special Regulations be established for such purpose;

Now, therefore, His Excellency the Governor General in Council on the recommendation of the Minister of Mines and Resources and pursuant to the powers conferred by the Dominion Lands Act and the War Measures Act, is pleased, hereby, to make the annexed Regulations for the disposal under permit of Petroleum

and Natural Gas rights, the property of the Crown, not disposed of under lease or permit specifically reserved by the Crown by P.C. 4140 dated 18th May, 1942, to be effective immediately, notwithstanding the provisions of Section 75 of The Dominion Lands Act.

A. D. P. HEENEY,
Clerk of the Privy Council.

SCHEDULE

Regulations for the disposal under permit of Petroleum and Natural Gas rights, the property of the Crown, not disposed of under lease or permit specifically reserved by the Crown by P.C. 4140 dated 18th May, 1942, approved by Order in Council P.C. 742 dated the 28th day of January, 1943.

INTERPRETATION

"Department" shall mean the Department of Mines and Resources of Canada.

"Minister" shall mean the Minister of Mines and Resources of Canada.

"Location" shall mean the tract described in an oil and gas permit.

"Permittee" shall mean any individual, company, corporation or municipality, the holder of an oil and gas permit in good standing.

"Mining Recorder" shall mean the Agent of Dominion Lands for a district, or other officer appointed by the Government for the particular purpose referred to.

"Sub-Recorder" shall mean a Sub-Agent of Dominion Lands, or other person appointed by the Minister to receive applications, fees and rentals, and to immediately transmit the same to the mining recorder for the district.

"Legal post" shall mean a stake or post of any kind, of sound timber of sufficient length so that when firmly planted in the ground in an upright position, not less than four feet of such post shall be above ground. The post must be of such diameter that when squared or faced for eighteen inches from the upper end each face of the squared or faced portion shall be not less than four inches in width across the face for the full eighteen inches, or if a tree of suitable size is found in position it may be made into a post by cutting the tree off not less than four feet from the ground and squaring and facing the upper eighteen inches, each face of the portion so squared or faced to be not less than four inches in width. Whether a post is planted or a stump of a tree made into a post, a mound of stone or earth shall be erected around the base of the post, such mound of earth or stones to be not less than three feet in diameter on the ground, and not less than eighteen inches high, cone-shaped and well constructed.

"Location line" of an oil and gas location shall mean a straight line, opened or indicated throughout, between No. 1 and No. 2 location posts of the location and joining them.

"Fraction" shall mean any parcel of land which is not of sufficient extent to admit of a location containing an area of at least one thousand two hundred and eighty acres being located under the provisions of these regulations within its boundaries.

"River" shall mean a stream of water, the bed of which is of an average width of one hundred and fifty feet throughout the portion thereof on which the tract applied for fronts.

"Year" shall mean a continuous period of twelve calendar months.

1. A permit for a location on lands lying within a radius of fifty miles from Discovery Well of Northwest Company Limited situated about forty-five miles north of Fort Norman on the Mackenzie River, conveying the exclusive right to prospect and drill for, to produce and dispose of oil and gas thereon may be granted by the Minister to any corporation or to any person eighteen years of age or over for the duration of the present war, provided however that no person shall enter the area to which these regulations apply for the purpose of prospecting for oil and staking a location without first obtaining from the Minister a preliminary authority so to do.

2. The maximum area of oil and gas rights which may be acquired by an applicant under one permit shall be two thousand five hundred and sixty acres or four square miles.

3. Applications for a permit shall be filed by the applicant in the office of the Bureau of the North West Territories at Ottawa or with the mining recorder for the district in which the rights applied for are situated, or with a sub-recorder for such district, for transmission to the mining recorder, but priority of application shall be based upon the date and time of the receipt of such application in either one of the said offices, and for the purposes of this section time shall mean mountain standard time and being seven hours behind Greenwich time.

4. Application for a permit shall contain a description by metes and bounds of the location applied for, and shall be accompanied by a plan showing the position of such location in its relation to some prominent topographical feature or other known point.

5. The location shall be rectangular in form, except where a boundary of a previously located tract is adopted as common to both locations, the length not to exceed four times the average breadth.

6. The application shall be accompanied by evidence supported by affidavit of the applicant to show that the following requirements have been fully complied with:—

(a) That the location applied for has been defined on the ground by the applicant in person or his agent, by planting two legal posts firmly in the ground, one at each extremity of the location line, which shall be known as "Location Post No. 1", and "Location Post No. 2". The location line may have any bearing or direction, but must be a straight line, measured horizontally between the location posts. The distance between Post No. 1 and Post No. 2 shall not exceed 21,120 feet, or four miles, but may be less.

(b) The inscriptions to be placed on these posts shall be and remain clearly and legibly marked by knife, marking iron or crayon, but not so as to become illegible or obliterated.

(c) On Location Post No. 1 on the side facing in the direction of Location Post No. 2 shall be marked, beginning near the top of the portion faced, and extending downward the following:—

(1) Oil location.

(2) No. 1.

(3) The letter indicating the direction of Location Post No. 2—"N" for north or northerly, "S" for south or southerly, "W" for west or westerly, and "E" for east or easterly.

(4) The number of feet lying to the right and the number of feet lying to the left of the location line—"R" for right and "L" for left.

(5) Distance to Post No. 2.

(6) The month and date of the month upon which the location was made.

(7) The year.

(8) The name of the person locating the claim.

(d) On Location Post No. 2 shall be marked on the side of that post facing in the direction of Location Post No. 1, beginning near the upper end of the portion faced and extending downward, the following:—

(1) No. 2.

(2) The month and date of the month upon which the location was made.

(3) The year.

(4) The name of the person locating the claim.

(e) The locator standing at Location Post No. 1 and facing in the direction of Post No. 2 shall have the right and left of the location line on his right and left respectively.

(f) When the tract has been located, the locator shall immediately mark out the location line joining Post No. 1 with Post No. 2 so that it may be distinctly seen at every point throughout its entire length. In a timbered locality the line shall be opened up throughout its length by cutting away trees and underbrush and removing obstructions; and trees and brush-wood likely to obstruct a clear view of the line throughout its entire length or of the posts marking the claim shall be removed. The trees at each side of and adjoining the location line shall be marked by placing on each tree three blazes, one

blaze on each tree facing the location line and one blaze on each side of the tree in the direction of the said line. In a locality where there is neither timber nor underbrush, the locator shall set legal posts or erect monuments of earth or rock not less than eighteen inches high and three feet in diameter at the base, so that such line may be distinctly seen through its entire length.

(g) All the particulars required to be inscribed on posts No. "1" and No. "2" shall be set out in the application and shall be accompanied by a plan in duplicate, drawn to a scale, showing the position of the location as staked on the ground. The plan shall contain sufficient data to admit of the position of the location being shown in its proper position on the records of the Department. Unless definite information is furnished as to the exact position of the location so staked, the application for a permit will not be considered.

7. The location shall be staked along its greatest dimension, and the bearing of the location line shall be given in degrees and minutes.

8. The locator shall post a written or printed notice in the Form "A" of these regulations on a conspicuous part of the location applied for, setting out his intention to apply within the period specified for the exclusive right to prospect and drill for oil and gas upon the location.

9. The minimum area of a location which may be acquired under the provisions of these regulations shall be one thousand two hundred and eighty acres.

10. In case the tract applied for is located on the margin of a lake or river, its least dimension shall be in the general direction of the water frontage.

11. The application shall be accompanied by evidence supported by the affidavit of the applicant, in due form, to show that the above requirements of the regulations have been fully complied with.

12. If the tract staked is situated within one hundred miles of the office of the mining recorder or sub-recorder an application for a permit shall be made within thirty days after the date upon which the tract applied for was staked but if the tract staked is situated more than one hundred miles from such office such application may be made within ninety days after such date.

13. The permit, when issued, shall bear date from the day upon which it is so issued.

14. The Minister shall have the right to refuse to issue a permit to any applicant when in his opinion the issue thereof might retard the search for and the development of the oil resources in the area covered by these regulations or interfere with the production of petroleum therefrom for the use of His Majesty or of any country associated or allied with His Majesty in the conduct of the present war.

15. (1) Subject to the provisions of subsection two of this section, the permittee shall, within twelve months from the date of the permit commence actual drilling operations on the location and he shall within the same period furnish evidence supported by affidavit, showing the character, quantity and value of the drilling equipment used, the date of commencement of drilling and the site or sites of such drilling operations.

(2) Notwithstanding subsection one of this section, where a permittee has acquired two or more locations which have been consolidated pursuant to these regulations, and has commenced actual drilling operations on any one of such locations, the Minister may extend the time for commencement of actual drilling operations in respect of each of the remainder of such locations.

16. If drilling operations are not commenced on the location within the period specified, the Minister may give to the permittee written notice requiring such default to be remedied, and unless the default specified in the said notice be remedied within ninety (90) days the permit shall lapse without any declaration of cancellation or forfeiture on the part of the Crown.

17. Where it is established to the satisfaction of the Minister that oil in commercial quantity was obtained from or discovered on a location, or on two or more locations acquired by one permittee, upon application of the permittee to be made within six months after the conclusion of the present war, for a lease or leases as hereinafter provided in respect of any such location or locations held by the permittee at the conclusion of the present war, the Minister shall have the right without reimbursement to the permittee to assume the ownership, possession and control of such portion of such location or locations, together with the property thereon owned by the permittee, as shall represent as nearly as possible one-half of the total value of such location or locations, together with the property thereon owned by the permittee, such portion to be determined and established in the following manner;

The Minister and the permittee shall endeavour to agree upon an equal division of such location or locations, together with the property thereon owned by the permittee and in case of agreement the permittee shall be entitled to receive a lease of the portion allocated to him under the said agreement; in the event of the Minister and the permittee failing so to agree, the Minister may divide such location or locations, together with the property thereon owned by the permittee, into such division or divisions as may be necessary to obtain two areas or two groups of areas which are as nearly as possible equal in value, or the Minister may permit the permittee to make such a division. The person making such division shall within thirty days notify the other as to the proposed division submitting maps and making available any information in his possession relating to the areas being divided. Within sixty days after the receipt of such notification and maps, the person not making such division shall have the right to select one of the areas or one of the groups of areas which he desires to obtain, and the permittee shall thereupon be entitled to receive a lease of the portion so allocated to him under such division. In case it is decided to dispose of the right to oil and gas in the portion or any part thereof together with the property thereon, the ownership, possession and control of which has been assumed by the Minister under this section, by public auction, competitive tender or otherwise as may be determined, an upset valuation shall be placed upon such portion or part, together with such property thereon, which valuation may, in the discretion of the Minister be computed on the basis of a cash payment or of a fixed royalty of the products of such portion or part in excess of the royalty prescribed by these regulations, or both, and the permittee of the location or locations in connection with which such division has been made shall have the first right to obtain from the crown a lease of the portion or part so offered for disposal, together with such property thereon, at an amount equal to ninety-five per cent of the highest offer made by any responsible bidder, in cash, excess royalty, or both, provided the amount to be paid to the Crown shall not be less than the amount of the upset valuation fixed. The procedure under which the lands shall be disposed of and the manner in which the prior right of the discoverer shall be exercised, shall be in accordance with regulations to be established by the Minister. In this section the expression "property" means plant, equipment and structures.

18. The Minister may at any time assume possession and control of any location acquired under a permit granted under these regulations, if in the opinion of the Minister such action is necessary or advisable, together with any or all buildings, works, machinery and plant, upon the location, or used in connection with the operation thereof, which are exclusively owned by the permittee, and he may cause the same to be operated and may retain the whole or any part of the output, in which event compensation shall be paid to the permittee for any loss or damage sustained by him by reason of the exercise of the powers conferred by this provision, the amount of compensation in case of dispute, to be fixed by a Judge of the Exchequer Court of Canada, provided that the compensation in any such case shall not exceed the profit which the Operator would have earned in the working of the location and the disposal of the products thereof, had possession and control of the location and of the buildings, works, machinery and plant not been assumed.

19. The Minister may permit a permittee who has acquired more than one petroleum and natural gas permit under these regulations to group his operations on one or more of the locations.

20. The boundaries beneath the surface of a location shall be the vertical planes in which their surface boundaries lie.

21. No well for the discovery of oil or gas shall be bored or drilled within three hundred feet of any of the outer boundaries of the location or locations in a group described in any permits except in accordance with regulations prescribed by the Minister.

22. The Minister may from time to time make such additional regulations as may appear to be necessary or expedient governing the manner in which boring operations shall be conducted, the manner in which petroleum and natural gas shall be produced and the rate of production, nature and extent of the information which the permittee shall maintain and furnish the Minister and such additional regulations shall apply to all permits under these present regulations whether granted before or after the date of such additional regulations.

23. The permittee shall not assign, transfer or sub-let the rights described in his permit, or any part thereof, without the consent in writing of the Minister being first had and obtained.

24. In the event of the permittee obtaining production of petroleum in paying quantities on a location or authorized group of locations he shall continue to drill such further well or wells thereon as the Minister having regard to marketing conditions and good operating practice may in his discretion determine and the permittee may be required to produce therefrom so long as the location or authorized group of locations shall continue to yield petroleum in remunerative quantity.

25. The permittee shall be permitted to relinquish at any time the whole or any portion of the location described in a permit, provided he has complied with the provisions of the regulations, and provided the portion of the location which may be retained shall not be of a less area than one hundred and sixty (160) acres.

26. The Minister may in his discretion limit the number and define the distance apart of wells on a location or locations within a group as he may consider desirable.

27. The permittee shall furnish a statement supported by affidavit at the end of each twelve month period or whenever required by the Minister showing the number of days during such period that operations were carried on upon the location; the number of men employed in such operations; the character of the work done; the depth attained in each drilling operation; the total expenditure incurred by the permittee; a detailed statement setting out fully the purpose for which such expenditure was incurred; the quantity of petroleum and natural gas or either of them obtained and the amount realized from the sale thereof.

28. The permittee shall furnish the Minister at least once each twelve month period a plan in duplicate showing the position of all wells, test holes, pipe lines, tanks, buildings or other structures on the location and such plan shall be prepared on a scale of not less than one thousand three hundred and twenty feet to the inch.

29. In case of the failure or neglect on the part of the permittee to comply fully with these regulations the Minister may give written notice to the permittee specifying the breaches complained of, and unless the default specified in the said notice be remedied within ninety (90) days the permit shall be subject to cancellation.

30. The permit shall be in form B with such alterations and modifications as circumstances may require.

31. (1) Subject as hereinafter provided, the petroleum, not including natural gasoline, produced and saved in any month from any location or group of locations which have been consolidated under these Regulations shall be subject to the payment to the Crown of a royalty, at a percentage rate of not less than five per cent and not greater than fifteen per cent in amount or value, as may from time to time be fixed and determined by the Governor in Council.

(2) No royalty shall be payable in respect of such petroleum as is necessarily used by a permittee in conducting his operations on a location nor in respect of petroleum delivered during the present war for the use of His Majesty or of any country associated or allied with His Majesty in the conduct of the present war.

(3) Natural gas and natural gasoline, whether recovered on the location or elsewhere, shall be subject to the payment of such royalty as may from time to time be fixed by the Governor in Council.

32. In the event of oil and gas being produced from any well or wells the permittee shall mail to the Minister on forms obtained for this purpose, not later than the 25th day of each month, a full report of the oil and gas produced during the preceding month and of its disposal, such report to show:

- (a) The quantity of oil or gas produced from each well during the preceding month.
- (b) The specific gravity of such oil.
- (c) The number of days during which oil or gas was produced from each well.
- (d) The amount of oil or gas delivered from and used on the location.
- (e) The amount of oil in storage on the location at the end of the month.

33. It shall be lawful for the Minister or any officer duly authorized by him at all times to enter upon any location and have access to all wells, records, plant, and equipment and the permittee shall render such assistance as may be necessary or essential and such officer shall have the right to take samples, particulars, or carry out tests or examinations he desires.

OPERATION AND DEVELOPMENT

34. The permittee shall before beginning drilling operations on a location acquired under the provisions of these regulations notify the Minister or a duly authorized officer of the Department in writing of his intention to begin such operations.

35. The permittee shall prominently mark all his rigs, wells, and tanks with conspicuous numbering and designations and shall maintain such markings unchanged.

36. The permittee shall maintain on forms approved by the Minister a daily report of drilling operations and such report shall be made in duplicate, one copy being at all times retained at the well and open to inspection by any duly authorized officer of the Department. The original report shall be countersigned by the permittee or his agent and forwarded to the Minister at the end of each and every week during the course of operations.

37. (a) The permittee shall cause to be preserved and maintained a series of samples of the formations penetrated by the drill in each drilling operation, such samples to be taken from successive depths of ten feet or at such intervals as may be directed by the Minister and such samples shall be washed, dried, accurately labelled, and forwarded as directed to the Department of Mines and Resources. Bags in which to forward samples may be obtained by the permittee from the Department.

(b) The permittee shall keep and preserve representative specimens of all cores recovered in properly constructed and marked core boxes and such cores shall be available for inspection and examination by any duly authorized officer of the Department.

38. The permittee shall when a well being drilled is approaching a formation from which production of petroleum or natural gas may be expected, if required to do so by the Minister, core and adequately test such formation.

39. (a) When during operations on a location acquired under these regulations petroleum or natural gas or both be discovered, the permittee shall immediately notify the Minister of the same by the most reasonably expeditious method.

(b) When during drilling or producing operations water makes its appearance in a well or any indication appears that may reasonably be taken as evidence of change in the source or other condition of water already notified as having appeared in the well, the permittee shall immediately notify the Minister

and if the drilling system permits shall take a sample of not less than one gallon of such water to be placed at the disposal of the Minister for analysis and shall afford any duly authorized officer such facilities as may be necessary for sampling the water in or at the well.

40. The permittee of a location upon which a well has been or is being drilled shall use every means and endeavour in accordance with the most approved practice to shut-off water above or below the petroleum or natural gas-bearing stratum or strata, to test the efficacy of such shut-off, and to prevent water from entering such petroleum or natural gas-bearing strata.

41. The permittee shall make adequate provision to the satisfaction of the Minister for the control and conservation of petroleum and natural gas at every well and he shall maintain the equipment provided for such purpose in proper condition.

42. Whenever a stratum penetrated in a well is capable of producing natural gas in commercial quantity or is known to be likely to yield it in such quantity, the permittee shall confine such natural gas to its original stratum until such time when such gas can be produced and utilized without waste.

43. (a) The permittee shall take all reasonable and proper precautions to the satisfaction of the Minister to prevent waste of petroleum or natural gas should either or both be discovered in a well drilled on a location acquired under these regulations and his operations shall be so conducted as to enable him immediately upon discovery to control and prevent the escape of such petroleum and natural gas.

(b) No inflammable product, or waste product of any kind from any petroleum or natural gas well shall be permitted to flow into any lake, stream, or other body of water, or upon any highway or public road, and all waste of petroleum and refuse from tanks or wells must be drained into adequate receptacles at a safe distance from tanks, wells, or buildings, to be immediately burned or transported from the premises, and in no case shall it be permitted to flow over the land.

(c) The permittee shall cause to be cleared of combustible material such area around any well or other works constructed or operated by him as may be required by the Minister and where necessary and practicable the permittee shall construct and maintain a ploughed fire-guard around such area.

44. When natural gas from any well is produced with petroleum or water such natural gas shall be effectively separated from the petroleum, or water, and if it is economical so to do, from the natural gasoline. The method of separation as well as the type and size of the equipment used in the process shall be subject to the approval of the Minister.

45. The Minister may prescribe regulations for the determination of the allowable production of any well or wells and regulate the taking of petroleum or natural gas from any source of supply so as to prevent waste and to ensure conservation of these natural resources in accordance with the best practice.

46. The permittee shall at all times take reasonable measures to the satisfaction of the Minister to prevent the injurious access of water to the oil-bearing formation. Upon a well proving to be unproductive, or ceasing to yield oil in paying quantities, or being abandoned for any cause, the permittee shall be at liberty to withdraw the casing from the said well, but in order to prevent water gaining access to the oil-bearing formation, the permittee shall immediately close the well by filling it with cement, clay, or other approved material which may have the effect of preventing water from gaining access thereto.

47. When a test of the water shut-off is intended to be made by the Operator in any well the permittee shall notify the duly authorized officer of the Department at Fort Norman of the time that such test is to be made. The authorized representative of the Department shall be present at such test unless such representation is waived by the Department. Should the test of water shut-off prove to be unsatisfactory, the representative of the Department may direct that further tests be made

and may direct that such remedial measures be instituted as may be deemed necessary effectively to exclude water from the well. Any additional tests required or remedial measures shall be made or instituted without unreasonable delay.

48. When it appears to the Minister that water is entering any petroleum or natural gas-bearing stratum penetrated by a well drilled on a location acquired under these regulations or that water in such well is likely to become injurious to the economic production of oil and gas from the geological structure upon which such well is drilled, he may order a test of water shut-off and designate a day upon which the same shall be made; such order shall be in writing and shall be served upon the permittee or his agent at least five days prior to the day designated in the said order upon which the test of the said shut-off shall be made.

Upon receipt of such order the permittee or his agent shall make the said tests in the manner and at the time specified.

49. (a) The Minister may assume control of the operation of a well and adopt such means as may appear to him to be necessary or expedient to prevent the escape of petroleum or natural gas if the permittee or his agent fail to do so or appear unable to do so.

(b) The Minister may assume control of the operation of a well and adopt such means as may appear to him to be necessary or expedient to prevent the access of water to the well, the access of water to petroleum or natural gas-bearing strata or both, or the escape of water from the well if the permittee or his agent fail to do so or appear unable to do so.

(c) Such officer or officers of the Department as the Minister may designate may enter upon the premises of any location acquired under these regulations and perform the work defined under sub-sections (a) and (b) of this section and for that purpose may take possession of and use any drilling rig, derrick, tools, machinery, other appliances or equipment, fuel, water, and other materials, necessary for the performance of the work, which may be upon the location or which may be the property of the permittee.

(d) The Minister may recover from the permittee of the location upon which he takes control of a well for the reasons outlined in sub-sections (a) and (b) of this Section all costs and expenses incurred by the said officer or officers in the performance of the operations so undertaken.

50. The permittee shall take all reasonable care and carry out such preventive measures as may be satisfactory to the Minister to prevent the access of salt water to any river or stream.

Should salt water be encountered through operations upon the location the permittee shall immediately and effectively close the well at such depth as may prevent such water from gaining access to the oil-bearing formation.

51. The permittee shall notify the Mining Recorder in writing immediately drilling or production operations are suspended at any well and before suspension he shall so arrange the well head that no waste of gas or petroleum can occur and that no opportunity be afforded for the access of water to or between the casings of the well.

52. The permittee shall not deepen nor undertake the repair or the making of other permanent change to the condition of a well in which drilling has been suspended for a period of more than six months, or which has been in production without previously notifying the Mining Recorder in writing to that effect.

53. Before abandoning a well drilled on a location acquired under these regulations and before removing any part of the casing from such well the permittee shall notify the Mining Recorder in writing of his intention so to do on forms obtainable from the Mining Recorder and shall furnish a log of the well if he has not already done so and shall obtain written approval of such abandonment and removal of casing from such officer as the Minister may designate.

54. The permittee shall at all times during the term of his permit make such provisions to the satisfaction of the Minister for the disposal of the earth, rock, waste or refuse of the location that the same shall not be an inconvenience, nuisance or

obstruction to any roadway, pass, passage, river, creek or place or to any private, public or Crown lands, or conflict or embarrass the operating of any mines on the said lands, or in any manner whatsoever occasion any private or public damage, nuisance or inconvenience.

55. The permittee shall enclose and keep enclosed all abandoned openings or excavations made in connection with or for the purpose of prospecting for and producing petroleum and natural gas or other operations on the location with fences or walls sufficient to prevent any person or animal falling thereinto, such fences or walls to be of a height and character satisfactory to the Minister or to any officer duly authorized by him.

56. Leases issued pursuant to section seventeen of these regulations shall be in such form as may be determined by the Minister, but the provisions of these regulations relating to permits shall, in so far as such provisions are applicable, *mutatis mutandis* apply to such leases. The term of such leases shall be twenty-one years, renewable for a further term of twenty-one years, provided that the lessee can furnish evidence satisfactory to the Minister to show that during the term of the lease he has fully complied with the conditions of such lease and with the provisions of the regulations in force from time to time during the currency of such lease.

57. The permittee shall from time to time on the instruction of the Minister submit a schedule of rates and prices which the permittee is charging for petroleum products obtained from the location for use in the Northwest Territories or Yukon Territory for approval or adjustment and shall thereafter before putting into effect any new schedule of rates and prices submit the same for approval or adjustment and no such rates or prices shall thereafter be legal or enforceable until so submitted and approved. The Minister may require the submission or re-submission at any time of existing schedules of rates and prices for adjustment and approval.

NOTICE

Form "A"

..... of.....
 hereby give notice that I (it) intend(s) to make application within the period specified in the regulations for the issue of permits in the area specifically reserved by the Crown by P.C. 4140 dated 18th May, 1942, in the North West Territories of Canada, for the exclusive right to prospect and drill for, to produce and dispose of oil and gas on this location.

Date
 this..... day of
194 .

Form "B"

Oil and Gas Permit No.....
 File No.....

This indenture made in duplicate this day of
 in the year of Our Lord, one thousand nine hundred and

Between His Majesty King George the Sixth, represented herein by the Minister of Mines and Resources, hereinafter called "The Minister" of the first part, and

hereinafter called the permittee, of the second part.

Whereas by Order of the Governor in Council bearing date of the P.C. regulations were made for the disposal by permit of petroleum and natural gas rights of lands, the property of the Crown not disposed of under lease or permit, specifically reserved by the Crown by P.C. 4140 dated May 18, 1942, being

an area lying within a radius of 50 miles from the Discovery Well of Northwest Company Limited situated about 45 miles north of Fort Norman on the Mackenzie River.

And Whereas the permittee having applied for a permit to prospect for and to develop oil and gas under the said regulations in the lands hereinafter described, the Minister has granted such application upon the terms and conditions herein contained.

Now this indenture witnesseth that subject to the provisos, conditions, restrictions and stipulations hereinafter expressed and contained, His Majesty doth hereby grant full and exclusive right unto the permittee to enter upon the following lands for the sole and only purpose of prospecting for, producing and disposing of petroleum for the use of His Majesty or of any country allied or associated with His Majesty in the conduct of the present war and for the local needs of the Northwest Territories and of laying all necessary connecting pipe lines and of building tanks, stations and structures thereon necessary and convenient to take care of said petroleum, namely:—

All and Singular that certain parcel or tract of land situate, lying and being together with the right and liberty of placing and maintaining thereon such substantial and adequate drilling equipment and machinery as may be deemed necessary for the purpose of producing petroleum and natural gasoline.

To have and to hold the same unto the permittee for the duration of the war;

Provided always and this permit is granted upon and subject to the following provisos, conditions, restrictions and stipulations, that is to say:—

1. It is hereby declared that this permit is subject in all respects to the said regulations and to any regulations that may be issued in amendment of and in substitution therefor, whether or not such regulations be consistent with the terms and provisions of these presents.
2. That no waiver on behalf of His Majesty of any breach of any or either of the provisos, conditions, restrictions and stipulations herein contained, whether negative or positive in form, shall take effect or be binding upon Him, unless the same be expressed in writing under the authority of the Minister, and any waiver so expressed shall extend only to the particular breach so waived and shall not limit or affect His Majesty's rights with respect to any other or future breach.
3. That no implied covenant or liability of any kind on His Majesty's part is created by the use of the word "permit" herein, or by the use of any other word or words herein, or shall otherwise arise by reason of these presents or anything therein contained.
4. And that the permittee shall and will well, truly and faithfully observe, perform and abide by all the obligations, conditions, provisos, and restrictions in or under the said regulations imposed upon the permittee.
5. And that the permittee shall not nor will without the consent in writing of the Minister first had and obtained, assign, transfer or sub-let unto any person or corporation whomsoever the rights hereby granted or any part thereof.
6. And that the said lands shall be used for the said purpose and for no other purposes.
7. And that if on the termination of this permit it be established to the satisfaction of the Minister that oil in commercial quantities has been obtained from the said lands, and the Minister has not exercised any of the rights to which he is entitled under the said regulations the permittee shall thereupon become entitled to a lease of the said lands as provided by the said regulations.
8. And that any notice for or affecting these presents or this permit which His Majesty may desire to serve upon the permittee shall be sufficiently served on the permittee if left addressed to him on the location premises or posted addressed to him at his last known place of address or if left for him at the last mentioned place. A notice sent by post shall be deemed to be given at the time when in due course of post it would be delivered at the address to which it is sent.

Where the context permits, the expression "Permittee" herein includes the heirs, executors, administrators and assigns of the permittee; the expression "His Majesty" includes the successors and assigns of His Majesty; and the expression "Minister" includes the successors in office of the Minister of Mines and Resources.

In witness whereof the Deputy Minister of Mines and Resources and the permittee have hereunto set their hands and seals the day and year first above written.

Signed, Sealed and Delivered
in the presence of

.....

.....

Deputy Minister of Mines and Resources.

and by the permittee
in the presence of

.....

Witness.

.....

Permittee.

Order in Council amending Defence of Canada Regulations (Consolidation) 1942—carrying of cameras, etc.

P.C. 757

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of February, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence for Naval Services reports that for the security of Canada, it is deemed advisable that special measures be taken with regard to the carrying of cameras and the making of any photograph, sketch, plan or other representation while on board any Canadian ship or vessel outside Canada, or while on board any ship or vessel in waters touching the coastline of Canada and in certain other inland waters.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Naval Services concurred in by the Minister of Justice, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to amend the Defence of Canada Regulations (Consolidation) 1942, and they are hereby amended by revoking paragraph (1) of Regulation 18 and substituting therefor the following:

"18 (1) Subject to an exemption for which provision may be made by order of a competent authority, no person shall, except under the authority of a written permit granted by or on behalf of a competent authority,—

- (a) take, make or publish any photograph, or make or publish any sketch, plan or other representation,
 - (i) of a protected place, or of any part of or object in a protected place, or of any object of any such description as may be specified by order of a competent authority;
 - (ii) of, or of any part of or object in, any area in Canada as may be specified, by order of a competent authority, being an area in relation to which the restriction of photography appears to that competent authority to be expedient in the interests of the safety of the State;
 - (iii) of any of His Majesty's Canadian ships either commissioned or under construction wherever such ship may be or of any armament of any such ship or any armament intended to be installed in any such ship;
 - (iv) of, or of any part of or object on, the coastline of Canada, or of the shore of the St. Lawrence River east of Cornwall, Ontario, or of the shore of any waters of Canada declared by a competent authority to be defence waters; or

- (v) while on board any Canadian ship or vessel outside Canada, or while on board any ship or vessel in the waters of the St. Lawrence River east of Cornwall, Ontario, or in any other waters of Canada declared by a competent authority to be defence waters, of any object in, or visible from, the ship or vessel including any other ship or vessel or any part thereof;
- (b) have a camera with him in any such place or area; or on board any Canadian ship or vessel outside Canada; or on board any ship or vessel in the waters touching the coastline of Canada, in the waters of the St. Lawrence River east of Cornwall, Ontario, or in any other waters of Canada declared by a competent authority to be defence waters."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting well-drilling machinery, apparatus and parts thereof, from consumption or sales tax

P.C. 788

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 1st day of February, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under Section 86 of the Special War Revenue Act, as amended, a consumption or sales tax of eight per cent is imposed, levied and collected on the sale price of all goods produced or manufactured in Canada and on all goods imported into Canada with the exception of the list of goods enumerated in Schedule III of the aforementioned Act;

And whereas the Oil Controller recommends that well-drilling machinery and apparatus and parts thereof be exempt from consumption or sales tax in order to encourage increased production in Canada of gasoline and other petroleum products;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that, as from and including the first day of February, 1943, the following articles shall be exempted from the consumption or sales tax:

All machinery and apparatus and parts thereof (including motive power and rope) for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum, natural gas or water wells, or in prospecting for minerals; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with water, natural gas or oil wells; and articles and materials to be used exclusively in the manufacture of the foregoing.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council exempting imports of well-drilling machinery,
apparatus and parts thereof, from various taxes**

P.C. 789

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 1st day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Schedule "A" to the Customs Tariff provides for duty free entry from all countries of:—

Well-drilling machinery and apparatus, and complete parts thereof, for use exclusively in drilling for water, natural gas or oil or in prospecting for minerals, not to include motive power;

Machinery and apparatus of a class or kind not made in Canada for maintenance and testing purposes in connection with gas or oil wells;

Well-packers and complete parts thereof, for oil or gas wells;

Seamless iron or steel tubing of a class or kind not made in Canada for use in casing water, natural gas or oil wells.

And whereas the Minister of Finance reports that in addition to the aforementioned duty free goods it is necessary to import a considerable quantity of dutiable well-drilling machinery, apparatus and parts thereof for use in connection with the discovery, development and production of petroleum wells;

That the war exchange tax of 10 per cent ad valorem applies to imports of both free and dutiable well-drilling machinery, apparatus and parts thereof; and

That the Oil Controller recommends that imports of all well-drilling machinery, apparatus and parts thereof be exempt from customs duty and war exchange tax in order to encourage increased production in Canada of gasoline and other petroleum products.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of well-drilling machinery and apparatus and parts thereof as described below be accorded the tariff treatment hereunder indicated, effective February 1, 1943:—

All machinery and apparatus and parts thereof (including motive power and rope) for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum, natural gas or water wells, or in prospecting for minerals; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with water, natural gas or oil wells

British Preferential Tariff	Intermediate Tariff	General Tariff
Free	Free	Free

(To be designated as Tariff Item 848.)

and that the goods as described above, when originating in and imported from countries the products of which are subject to Intermediate or General Tariff treatment, be exempt from the war exchange tax of 10 per cent ad valorem, effective February 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending Defence of Canada Regulations
(Consolidation) 1942—Regulation 38D**

P.C. 808

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 1st day of February, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is deemed advisable to amend the Defence of Canada Regulations so as to provide for the collection and disposal of certain articles which have dropped from any aircraft, or which are believed to be the property of a member of any of the armed forces of the enemy, or to have been or form part of any missile discharged by a member of any armed force, or which have been lost or abandoned:

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under the authority of the War Measures Act, chapter 206 of the Revised Statutes of Canada 1927, is pleased to amend the Defence of Canada Regulations (Consolidation) 1942, and they are hereby amended by inserting immediately after Regulation 38C the following Regulation:

“38D. (1) If any person finds any article which he has reasonable cause to believe:—

- (a) to have dropped from any aircraft, or to have formed part of any aircraft; or of the equipment of any aircraft; or
- (b) to be the property of a member of any of the armed forces of the enemy or to have formed part of the arms, clothing or equipment of such a member, or to have been or formed part of any missile discharged by a member of any armed force; or
- (c) to have been used or intended for use by a member of any armed force and to have been lost or abandoned; or receives any such article from any other person whom he does not have reasonable cause to believe to be entitled to transfer it to him, or from a member of any of the armed forces of the enemy, he shall forthwith cause the article to be delivered to a member of His Majesty's naval, military or air forces on duty or to a justice of the peace residing in or near the locality where such article was found, or to an officer or constable of a police force of the province or city in or near such locality, or to an officer or constable of the Royal Canadian Mounted Police, or if by reason of the size or the weight of the article, or other good cause, it cannot conveniently be so delivered shall report the nature and situation thereof to such a member, justice of the peace, officer or constable, and save as provided in this paragraph no person shall remove or tamper with any such article.

(2) Any justice of the peace or any such officer or constable receiving any such article or any such report of the nature and situation of such article shall report the fact to the Commissioner of the Royal Canadian Mounted Police.

(3) The Secretary of State or the Minister of National Defence, or the Minister of National Defence for Naval Services, or the Minister of National Defence for Air, may give directions enabling such authorities or persons as may be specified in the directions to grant exemptions from the requirements of this Regulation, and, in the case of articles which are not required to be retained for the purpose of His Majesty's naval, military or air forces or by the Commissioner of the Royal Canadian Mounted Police, to permit them, after those requirements have been complied with, to be retained or otherwise dealt with by persons who have complied therewith.

(4) The obligations and restrictions imposed by this Regulation shall not apply to anything done by any person for the purpose of preventing or minimizing damage caused or likely to be caused by enemy action or of discharging any official function exercisable by him.

(5) In this Regulation the expression "official function" means, in relation to any person, a power or duty conferred or imposed on him as a member of His Majesty's naval, military or air forces, of a police force, or of a civil defence organization, or as a person acting under the instructions of any such member; and the expression "civil defence organization" means any organization in which persons serve or are engaged under any public authority in the performance of functions in connection with the safety of the state or the securing of public safety."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the publication of a Proclamation in the Canada Gazette—National Selective Service Mobilization Regulations apply to all men born in the year 1924

P.C. 809

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 1st February, 1943.

The Committee of the Privy Council have had before them a report, dated 29th January, 1943, from the Minister of Labour, representing that the National Selective Service Mobilization Regulations apply to such age classes or parts of age classes of men as Your Excellency in Council may from time to time by proclamation in the *Canada Gazette* designate for the purpose; and

That it is expedient that there be issued a proclamation designating, for the purposes of the said Regulations, all men born in the year 1924, but that no such man should be served with an "Order—Medical Examination" until he reaches the age of nineteen years.

The Committee, therefore, on the recommendation of the Minister of Labour, advise that a Proclamation in the terms of the attached draft do issue and be published in the *Canada Gazette*.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the regulations of the Agricultural Supplies Board

P.C. 8/897

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 2nd February, 1943

The Board recommend, under authority of the War Measures Act, that the regulations established under P.C. 948 of March 6, 1940, setting out the constitution, powers and duties of the Agricultural Supplies Board, be amended by addition to Clause 4 thereof the following as paragraph (h):—

"(h) to incur, out of moneys provided by Parliament, expenditures for the maintenance of offices, for salaries and travelling expenses of members and appointees of the Board, for travelling expenses of members of any advisory committee and of persons whose services may be temporarily required."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing "The National Defence Minor Claims (Training) Order, 1942"

P.C. 57/897

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 2nd February, 1943.

The Board has had under consideration a submission from the Honourable the Associate Minister of National Defence (Army) reporting that:

- (a) By Order in Council dated 10th July, 1941, P.C. 5134, Your Excellency was pleased to make and establish regulations authorizing the execution of military manœuvres over and upon specified areas or within specified limits and during a specified period or specified periods and establishing Manœuvres Boards for the purpose of investigating and settling all claims against the Crown made by civilians for damages caused to their person or property during such manœuvres as set out in the said regulations.
- (b) The aforementioned regulations were not intended to extend to instances where small bodies of troops carrying out their ordinary, normal training by way of route marches, tactical exercises and similar activities, caused damage to the person or property of civilians.
- (c) By Order in Council dated 17th September, 1941, P.C. 59/7305, Your Excellency was pleased to make regulations dealing with minor claims arising out of motor vehicle accidents, which Order in Council has proved highly satisfactory in the settling of such claims.
- (d) It is desirable that similar provision be made for the settlement of minor claims against the Crown relating to injury or damage to persons or property arising out of the ordinary, normal training of small bodies of troops, when such claims do not fall within the scope of the regulations made and established by the Order in Council dated 10th July, 1941, P.C. 5134.

Accordingly, the Board, under the provisions of the War Measures Act, recommend that the following regulations be established:

REGULATIONS

1. This Order may be cited as "The National Defence Minor Claims (Training) Order, 1942".

2. In any case of a claim against the Crown arising out of any death or injury to the person or property resulting from the alleged negligence of any officer or servant of the Crown, whether the identity of such officer or servant of the Crown is known or unknown, while engaged in any training, tactical scheme, exercise or operation (other than those covered by "The Manœuvre (Canada) Regulations, 1941", P.C. 5134) in the Dominion of Canada and while acting in Canada within the scope of his duties or employment as an officer or member of the Naval, Military or Air Forces of Canada, when the combined amount of all claims arising out of deaths or injuries to the person or to property which are alleged to have resulted from any such alleged negligence does not exceed \$200.00, the following Regulations may be substituted for Regulations 4 to 10 inclusive, of the Regulations approved by Order in Council P.C. 80/1045 dated March 19, 1940:

- (i) When the branch of the Department of National Defence concerned has completed the investigation referred to in the said Regulations and has obtained the necessary material from the claimant, it shall forward all the material so obtained to the Judge Advocate-General in such manner as he may from time to time direct and he shall then express his opinion as to whether or not, in the circumstances set out therein, there is any legal liability on the part of the Crown, and, if so, whether the claim should be settled in full or an endeavour made to obtain a compromise.
- (ii) If the Judge Advocate-General gives an opinion to the effect that there is no legal liability on the part of the Crown, the branch of the Department of National Defence concerned shall so advise the claimant and deny all liability with respect to his claim.

- (iii) If the Judge Advocate-General gives an opinion to the effect that there is legal liability on the part of the Crown and that the claim should be paid in full, the appropriate Chief Treasury Officer in the Department of National Defence shall, upon the authority of the Deputy Minister of the Branch of the Department of National Defence concerned, make such payment to the claimant in full settlement of his claim on production of a duly executed release of all claims by the claimant arising out of the alleged negligence. Such Deputy Minister, if he grants such authority, shall at the same time, if the officer or servant is one liable to make reimbursement under the provisions of Clause (vi) of this paragraph, order that such officer or servant make such reimbursement.
- (iv) If the Judge Advocate-General gives an opinion to the effect that there is legal liability on the part of the Crown but that the claim is excessive and should be reduced, if possible, the branch of the Department of National Defence concerned shall communicate, without prejudice, with the claimant and endeavour to arrange a settlement accordingly, and if a compromise is agreed upon the appropriate Chief Treasury Officer shall, upon the authority of the Deputy Minister of the branch of the Department of National Defence concerned, pay the amount so agreed upon to the claimant in full settlement of his claim upon production of a duly executed release of all claims by the claimant arising out of the alleged negligence, and such Deputy Minister, if he grants such authority, shall also make an order as provided in Clause (iii) of this paragraph.
- (v) (a) When giving an opinion with respect to the legal liability of the Crown in respect of any such claim, the Judge Advocate-General shall also state whether or not the identity of the officer or servant of the Crown on whose alleged negligence the claim is based is known.
- (b) Where the Judge Advocate-General has stated the identity of such officer or servant of the Crown is known, the Judge Advocate-General shall further give an opinion as to whether such officer or servant of the Crown is legally liable to reimburse the Crown in respect of any liability which the Crown has incurred by reason of such alleged negligence.
- (c) Where, in the opinion of the Judge Advocate-General, the facts as disclosed by the material placed before him indicate only a slight degree of negligence and do not involve recklessness, undue carelessness, or intentional omission or commission of any act amounting to a wrongful act, he shall, if he gives an opinion pursuant to the provisions of sub-clause (b) of this clause, that any officer or servant of the Crown is legally liable to reimburse the Crown, state that the negligence was of a minor character.
- 3. (i) In a case where, in the opinion of the Judge Advocate-General, such officer or servant is so liable, after the claim has been paid in whole or in part, demand shall, except where the negligence involved is of a minor character, be made upon such officer or servant for reimbursement to the following extent; said demand shall be made in the manner prescribed by paragraphs 5 and 6 of this Order:
 - (a) where the amount paid by the Crown in respect of such claim is twenty-five dollars or less, the full amount paid by the Crown;
 - (b) where the amount paid by the Crown in respect of such claim is more than twenty-five dollars and does not exceed one hundred dollars, one-half of the amount paid by the Crown or twenty-five dollars, whichever is the greater;
 - (c) where the amount paid by the Crown in respect of such claim is more than one hundred dollars and does not exceed two hundred dollars, one-third of the amount paid by the Crown, or fifty dollars, whichever is the greater.
- (ii) Where the Judge Advocate-General has stated that the identity of such officer or servant of the Crown is unknown, and where the facts disclosed by the material placed before the Judge Advocate-General establish negligence on the part of such unidentified officer or servant of the Crown, while acting within the scope of his duties and employment, the Judge Advocate-

General shall then express his opinion as to whether or not, had the identity of such officer or servant of the Crown been established there would have been legal liability on the part of the Crown and, if so, whether the claim should be settled in full or an endeavour made to obtain a compromise. In this event, it shall not be necessary for the Judge Advocate-General to express any opinion as to whether or not the negligence of such unidentified officer or servant of the Crown was of a minor character.

4. (i) In any case of a claim against the Crown arising out of any death or injury to the person or property resulting from the alleged negligence of any officer or servant of the Crown, whether the identity of such officer or servant of the Crown, is known or unknown, while engaged in any training, tactical scheme, exercise or operation (other than those covered by "The Manœuvre (Canada) Regulations, 1941", P.C. 5134, in the Dominion of Canada and while acting in Canada within the scope of his duties or employment as an officer or member of the Naval, Military or Air Forces of Canada, the Branch of the Department of National Defence concerned shall cause the investigation required by Order in Council P.C. 80/1045 to be made in such manner as the Judge Advocate-General by specific or general instructions, may direct, notwithstanding that Naval, Military or Air Force Regulations require that such investigation be carried out in the manner therein stated.
- (ii) In any such case the investigations required by the Naval, Military or Air Force Regulations need not be made unless the Naval, Military or Air Force officer in command, or other service authority concerned, considers such investigation necessary for some other purpose than to comply with the provisions of the said Order in Council P.C. 80/1045.
- (iii) In any case where such Naval, Military or Air Force officer in command, or such other service authority considers the investigation required by the Naval, Military or Air Force Regulations to be necessary, such investigation shall be separate and distinct from the investigation required by clause (i) of this paragraph unless the Judge Advocate-General otherwise directs.

5. Where in the opinion of the Judge Advocate-General, pursuant to paragraph 2 (v) (b) of these regulations or in the opinion of the Deputy Minister of Justice pursuant to the provisions of Order in Council, dated March 19, 1940, P.C. 80/1045, the negligence of the officer or servant of the Crown is not of a minor character, then as soon as the claim has been settled, the demand which under these Regulations is required to be made, shall be made in accordance with the following procedure:—

- (i) The Judge Advocate-General shall forward to the appropriate branch concerned of the Department of National Defence a statement setting out the reasons why the said negligence is not considered to be of a minor character.
- (ii) The appropriate officer shall then cause a written demand to be sent to the officer or servant of the Crown concerned incorporating therein the aforesaid reasons why the negligence of such officer or servant is not considered to have been of a minor character.
- (iii) Such demand shall call upon such servant to show cause, within one week after the receipt by him of such demand, why he should not be put under stoppages of pay and allowances or other emoluments to reimburse the Crown in accordance with the provisions of paragraph 3 (i) of this Order or paragraph 9, of the Regulations made and established by Order in Council dated March 19th, 1940, P.C. 80/1045, as the case may be.

6. If, within the aforesaid period of one week, such officer or servant of the Crown fails to show cause why he should not be put under stoppages, as aforesaid, or if purporting to show cause, the reasons which he has advanced are not considered by the Deputy Minister of the Branch concerned of the Department of National Defence or the Deputy Minister of Justice, as the case may be, to warrant said officer or servant not being placed under stoppages, as aforesaid, or if, after further investigation, the Deputy Minister concerned does not consider that satisfactory

cause has been so shown, then the Deputy Minister (Navy) or the Deputy Minister (Army) or the Deputy Minister (Air), as the case may be, may make such Order as to him seems just for the stoppage of all or part of the pay, allowances, and other emoluments (other than dependents' allowance, if any, and the amount of pay assigned in connection therewith) granted to, or in respect of such officer or servant of the Crown for the purpose of paying the amount set out in the Order for reimbursement.

A. D. P. HEENEY,
Clerk of the Privy Council.
H.Q.N.S. Conf. 1037-28-8 (JAG)
January 14th, 1934.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

ORDER No. 47

The Dairy Products Board hereby orders that Order No. 43 of the Board, with respect to the basic price at which Cheddar cheese may be purchased, f.o.b. Montreal, for export to the British Ministry of Food, published in an Extra of the *Canada Gazette* under date of the 12th of May, 1942, be rescinded.

Made at Ottawa, this 30th day of January, 1943.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF JUSTICE

THE MERCHANT SEAMEN ORDER, 1941

Board of Inquiry

Appointment and Confirmation of Appointment

I, the undersigned Minister of Justice, pursuant to Section 12 of the Merchant Seaman Order, 1941, do hereby appoint for all ports or places in Canada, John Charles Barbour, Acting Supervising Examiner of Masters and Mates, and Cecil Claxton, Superintendent of Pilots, both of the City of Vancouver in the Province of British Columbia, representatives of the Department of Transport, as members of Boards of Inquiry for the purposes of the said Order.

Dated at Ottawa, this 18th day of January 1943.

LOUIS ST-LAURENT,
Minister of Justice.

DEPARTMENT OF LABOUR

NATIONAL SELECTIVE SERVICE

ORDER

Pursuant to the provisions of Paragraph (g) of Section 30 of the National Selective Service Regulations, 1942, Order in Council P.C. 7595, dated August 26, 1942, the Director of National Selective Service hereby makes the following Order:—

1. In this Order "employer" means any person having one or more persons in his employ and includes His Majesty in right of Canada and in right of a province but does not include a person engaged in farming or horticulture, or a person in respect of the employment of a domestic servant, unless the servant is employed in a club, or in a trade or business carried on for purpose of gain;

2. On or before the sixth day of February, 1943, every employer shall provide, in duplicate, to the Employment and Selective Service Office nearest to the place where he carries on business the information required in the schedule to this Order and in the form set out in the schedule to this Order;

3. His Majesty in right of Canada and in right of a province and a municipality shall furnish the information required by Section 2 of this Order only in respect of activities carried on by His Majesty or by a municipality directly or by a commission, or otherwise, of a commercial nature, including railroads, electric and other utilities, telephone systems and other similar activities.

(Sgd.) A. MacNAMARA,
Director, National Selective Service.

Approved:

(Sgd.) HUMPHREY MITCHELL,
Minister of Labour.

Dated at Ottawa, this 16th day of January, 1943.

SCHEDULE

DEPARTMENT OF LABOUR, CANADA—REPORT ON EMPLOYMENT

Required under National Selective Regulations, 1942 (P.C. 7595).

Please be certain this return is filed on or before February 6, 1943. Read directions in accompanying letter and on reverse of this form.

1. Name and Address (*See Instruction 1*)

Name of Firm.....
Name and Address of Establishment.....
covered by this Return.....
Head Office Address.....

2. General Activity (*See Instruction 2L* for description of Services)

Check (x) the general type of activity conducted by this establishment.

A. Agriculture	(....)	H. Communications	(....)
B. Fishing, Forestry, Trapping..	(....)	J. Commodity Trade:	
C. Mining, Oil Wells, Quarrying	(....)	Retail	(....)
D. Manufacturing	(....)	Wholesale	(....)
E. Construction	(....)	K. Finance, Insurance, Real	
		Estate	(....)
F. Heat, Light, Power and Water	(....)	L. Services	
G. Transportation and storage.	(....)	(Including Hotels and	
		Restaurants)	(....)

3. Specific Activity

(a) For establishments engaged in Agriculture, Fishing, Forestry, Mining and Manufacturing (2A, B, C, D above): State in order of sales value the principal classes of products which this establishment produced or handled during the last three months. (*See Instruction 3a*)

1. 2. 3.

(b) For contractors, Builders and Construction Firms (2E above): (*See Instruction 3b*)

(i) Prime Contract or Sub Contract of \$10,000 or more:

1. State licence number of Controller of Construction, or.....
contract number of Department of Munitions and Supply.....
2. Describe the class of construction.....
3. From whom did you obtain your contract or sub contract?.....
4. Estimated date of completion.....

(ii) Other Contracts: State in order of value the principal classes of construction involved.

1. 2. 3.

(c) For establishments engaged in Commodity Trading (2J above): State the general class of business conducted. (*See Instruction 3c*)

.....

(d) For Heat, Light, Power, Water, Transportation, Storage and Communication Companies, and establishments engaged in Finance, Insurance, Real Estate and Service (2F, G, H, K, L above): State the nature of the service which this establishment provides. (See Instruction 3d)

.....

4. Number of Employees on Payroll as of January 30, 1943, or nearest previous pay date (See Instruction 4)

DISTRIBUTION OF EMPLOYEES ACCORDING TO YEAR OF BIRTH

YEAR OF BIRTH	NUMBER OF MALES		NUMBER OF FEMALES	
	SINGLE	MARRIED	SINGLE	MARRIED
1926 and later.....				
1925.....				
1924.....				
1923.....				
1922 to 1918 inclusive.....				
1917 to 1913 inclusive.....				
1912 to 1908 inclusive.....				
1907 to 1903 inclusive.....				
1902 to 1898 inclusive.....				
1897 to 1888 inclusive.....				
1887 and previous.....				
TOTALS.....				

Total Males Total Females Grand Total All Employees

5. Expected Number of Employees on Payroll as of April 30, 1943, based on present plans (See Instruction 5)

Males..... Females..... Total.....

..... PLEASE DO NOT WRITE IN THIS SECTION	
Signature of Official Supplying	Ind. Class.....
Information	Males
.....	Females
Official Title	Employer's Number.....
.....	Local Office Name.....
Office Address	Local Office Number.....
.....	Date Received.....
Office Telephone Number	

INSTRUCTIONS

In these Instructions, "Local Office" means Local Employment and Selective Service Office. The completed forms should be forwarded to the Local Office in the area in which your establishment is situated. A list of Local Offices by provinces is shown below.

1. A separate report is required for each establishment within a Local Office area. An establishment means the place at which the work is performed, such as an office, store, mine, manufacturing plant, construction project, etc. Where an

office, repair shop or warehouse is attached to a manufacturing or selling establishment, group the employees in a consolidated report. If the firm has only one establishment, for example, a retail store, it will be unnecessary to fill in the head office address. Where the head office of a firm is located on separate premises, make a separate return covering the head office employees. (This applies only to head offices located in Canada.)

The following types of organization may file a consolidated report for all establishments within a Local Office area.

- (a) Contractors, Builders and Construction Firms for all projects on which the prime contract or sub-contract is **LESS THAN \$10,000**. NOTE:—Each construction project on which the prime contract or sub-contract is \$10,000 or more must be reported on a separate return. (*See Also Instruction 3b*)
- (b) Heat, Light, Power and Water Companies, Transportation and Communication Companies. (In cases where a Company is engaged in several activities, make a separate return for each activity; for example, Generation and Transmission of Electricity, Distribution of Electricity (including substations), Street Railway, Bus Service, Retail Stores, Steamships, Hotels).
- (c) Retail Chains, for example, Groceries, Drug Stores, Candy Stores, etc.
- (d) Banks, Financial Institutions, Insurance Companies, Brokers, etc.
- (e) Restaurant and Service Chains, for example, Laundries.

NOTE:—Each manufacturing plant owned or operated by any of the above-named businesses must be reported on separate return.

- 2L. Services include Educational, Medical, Legal and other Professional Services, Recreational Services, Business Services, Personal Services, Custom and Repair and Non-profit Membership Organizations.
- 3a. Describe each group of products as fully as space will allow, as, for example, "Pulpwood Logging", "Nickel Mining", "Wooden Office Furniture", "Small Arms", "Men's Suits and Overcoats", "Paints and Varnishes". Do not report the volume or value of sales; simply list the three principal products in order of sales value. In the case of head offices which are reported separately, the products stated should be those most important in relation to the gross dollar sales of the company as a whole.
- 3b. "Construction" should be limited to work on the site of the project and should not include prefabrication and other work on equipment in shops or plants away from the site of the project. The class of construction should be described as specifically as possible, such as "Aerodrome", "Industrial Buildings", "Highway", "House Building", "Office Building", "House Repair", etc. In answering question 3(b) (ii), combine the values of contracts of a similar nature and list in order of value the three principal classes of work being undertaken, for example, 1. "House Building", 2. "Industrial Repairs and Alterations", 3. "Repairs to Hospitals and Schools". Some firms will have contracts of \$10,000 or more for which information should be supplied in question 3(b) (i) and also contracts of less than \$10,000 for which information should be supplied in question 3(b) (ii). Such firms should file separate returns for each contract of \$10,000 or more and also a separate consolidated return for contracts of less than \$10,000 in each Local Office area. In other words it will be incorrect to answer both questions 3 (b) (i) and 3(b) (ii) on the same return.
- 3c. Describe principal class of business conducted, for example, "Retail Grocery", "Wholesale Grocery", "Retail Drugs", "Retail Boots and Shoes", "Department Store", etc. Please be sure that you have checked the general type of activity in question 2J.
- 3d. Describe the nature of the business or service, for example, "Electric Light and Power Distribution", "Telephone", "University", "Hospital", "Bowling Alley", "Doctor's Office", "Barristers and Solicitors", "Chartered Accountants", "Advertising Agency", "Hairdressing", "Laundry", "Undertaking", "Garage", "Boot and Shoe Repair", "Watch and Jewellery Repair", etc.

4. Give total number of employees whether wage or salary earners. For purposes of this report, "Employee" means every person on the payroll of the employer or establishment, including salaried executives, persons paid solely by commission and part-time employees. All employees should be listed according to year of birth and marital status. "Single" employees should also include widows and widowers and employees divorced or legally separated. Construction firms should report only their own employees; a sub-contractor's employees should be reported only by him. If a construction firm has an employee or employees who are working on more than one contract, care should be taken to see that such an employee or employees are reported only once.
5. Please do not overstate; it is essential to have as accurate a forecast as possible. Take into account both existing contracts and those commitments which are reasonably certain to be undertaken.

LOCAL EMPLOYMENT AND SELECTIVE SERVICE OFFICES

<i>Prince Edward Island</i>	Joliette	Carleton Place
Charlottetown	Jonquière	Chatham
Summerside	Lachute	Cobourg
<i>Nova Scotia</i>	La Tuque	Collingwood
Amherst	Levis	Cornwall
Bridgewater	Louiseville	Dunville
Digby	Magog	Fergus
Halifax	Maniwaki	Fort Erie
Inverness	Matane	Fort Frances
Kentville	Megantic	Fort William
Liverpool	Mont Laurier	Galt
New Glasgow	Montmagny	Gananoque
Shelburne	Montmorency	Goderich
Springhill	Montreal	Guelph
Sydney	Nicolet	Hamilton
Truro	Plessisville	Hawkesbury
Yarmouth	Port Alfred	Ingersoll
<i>New Brunswick</i>	Quebec	Kapuskasing
Bathurst	Richmond	Kenora
Campbellton	Rimouski	Kingston
Edmundston	Riviere du Loup	Kirkland Lake
Fredericton	Roberval	Kitchener
Minto	Rouyn	Leamington
Moncton	Ste. Agathe des Monts	Lindsay
Newcastle	Ste. Anne de Bellevue	Listowel
Saint John	St. Hyacinthe	London
St. Stephen	St. Jean	Midland
Woodstock	St. Jerome	Napanee
<i>Quebec</i>	St. Joseph d'Alma	Newmarket
Acton Vale	Ste. Therese	New Toronto
Asbestos	Shawinigan Falls	Niagara Falls
Baie St. Paul	Sherbrooke	North Bay
Beauharnois	Sorel	Orangeville
Buckingham	Thetford Mines	Orillia
Campbell's Bay	Trois Rivieres	Oshawa
Causapscal	Val d'Or	Ottawa
Chandler	Valleyfield	Owen Sound
Chicoutimi	Victoriaville	Paris
Coaticook	<i>Ontario</i>	Parry Sound
Cowansville	Arnprior	Pembroke
Dolbeau	Barrie	Perth
Drummondville	Belleville	Peterborough
East Angus	Bracebridge	Picton
Farnham	Brampton	Port Arthur
Granby	Brantford	Port Colborne
Hull	Brockville	Port Hope

LOCAL EMPLOYMENT AND SELECTIVE SERVICE OFFICES—*Conc.**Ontario—Conc.*

Prescott	Portage la Prairie	<i>British Columbia</i>
Renfrew	Selkirk	Courtenay
St. Catharines	The Pas	Cranbrook
St. Thomas	Winnipeg	Dawson Creek
Sarnia	<i>Saskatchewan</i>	Duncan
Sault Ste. Marie	Estevan	Kamloops
Simcoe	Moose Jaw	Kelowna
Smiths Falls	North Battleford	Nanaimo
Stratford	Prince Albert	Nelson
Sturgeon Falls	Regina	New Westminster
Sudbury	Saskatoon	Penticton
Timmins	Swift Current	Port Alberni
Toronto	Weyburn	Prince George
Trenton	Yorkton	Prince Rupert
Walkerton		Princeton
Wallaceburg	<i>Alberta</i>	Trail
Welland	Blairmore	Vancouver
Weston	Calgary	Vernon
Windsor	Drumheller	Victoria
Woodstock	Edmonton	<i>Yukon Territory</i>
<i>Manitoba</i>	Edson	White Horse
Brandon	Lethbridge	
Dauphin	Medicine Hat	
Flin Flon	Red Deer	

DEPARTMENT OF NATIONAL DEFENCE FOR AIR

AIR FORCE ADMINISTRATIVE ORDER

A.10/5

Civilian Accommodation

Civil Operated Schools in Canada

1. No charge is to be made for quarters occupied by messmen employed by the messing contractors, but with this exception the following scale of charges is to apply to all civilians who occupy quarters in civil operated schools in Canada:—

- (a) For accommodation in a dormitory fitted to accommodate three or more persons, charge per person \$1.00 per week.
- (b) For accommodation in a room not fitted with a wash basin but equipped to accommodate two persons, charge per person \$1.25 per week.
- (c) For accommodation in a room fitted with a wash basin and equipped to accommodate two persons, charge per person \$1.50 per week.
- (d) For accommodation in a room fitted with a wash basin and equipped for one person only, \$2.00 per week.
- (e) For accommodation in a suite consisting of a bedroom and living room \$3.50 per week.

The operating company is to be responsible for the collection and accounting of these charges. A cheque payable to the Receiver General of Canada is to be forwarded to the appropriate command accountant at the end of each month in respect of the accommodation occupied during that month, together with a statement showing the names of the personnel concerned and the periods of occupancy. The chief supervisory officer is to countersign the statement as correct. This statement is to be in duplicate, one copy being forwarded to the command accountant along with the cheque and the other forwarded to the Chief Treasury Officer (Air Force Services) (Recovery Section).

Royal Canadian Air Force Units in Canada

2. Civilian personnel who occupy quarters in any Royal Canadian Air Force unit in Canada, other than civil operated schools, are to be charged rental for their occupancy at the rate of 50 cents per diem where such quarters are the same as those occupied by N.C.O.s and airmen. Civilian personnel who occupy officers' quarters in any Royal Canadian Air Force unit in Canada, other than civil operated schools, are to be charged rental for their occupancy at the rates of quarters allowance for officers laid down in Financial Regulations and Instructions for the Royal Canadian Air Force, Article 199(6).

3. Civilian personnel in respect of whom rations are drawn, are to be charged 50 cents per day in respect of their rations.

4. Civilians who occupy quarters and rations at a unit are subject to the same mess subscriptions and charges as service personnel. The charges for accommodation and rations are to be credited to the Receiver General of Canada while the mess subscriptions and charges are to be credited to these mess concerned.

5. Unit accountant officers are to maintain an auditable record of civilian personnel who are accommodated and/or rationed. At the end of each month, they are to prepare a statement showing the credits due to the Receiver General of Canada in respect of that month, and independently, the unit adjutant is to furnish a certificate to the accountant officer showing the names of the personnel from whom charges are collectable, and the periods involved.

6. The statement and certificate are to be in duplicate, one copy being retained at the unit for inspection by the command inspectional staff, the other being forwarded to the Chief Treasury Officer (Air Force Services) (Recovery Section).

(This Order cancels A.10/5, dated 30th April, 1942).

H.Q. 925-1-35.

Date issued: 31st December, 1942.

A. T. COWLEY

(A. T. N. Cowley)

*Air Vice-Marshal, for Chief of the
Air Staff.*

Accommodation—

Charges—Civilians

Civil—

Aviation—Accommodation Charges—Civilians

Employees—Accommodation Charges

Financial—

Accommodation Charges—Civilians

Quarters—

Civilians

AIR FORCE ADMINISTRATIVE ORDER

A.69/2

Civilians

Rental of Accommodation at Units

1. Commanding officers are authorized to rent accommodation to civilian barbers, tailors, shoemakers, etc., where the rental of such accommodation will not prejudice R.C.A.F. requirements. The fee charged is to be based on a flat rate as detailed below and will include the cost of light, heat, etc.

(a) The basic minimum rental charge for the first 200 square feet is to be \$20.00 per month.

(b) Additional space is to be charged at one-half the basic rate, or 5 cents per square foot per month.

For example, rental for an area 20 x 20 feet is to be computed as follows:—

First 200 square feet.. . . .	\$20 00
Additional 200 square feet.. . . .	10 00
	<hr/>
Rental per month..\$30 00

2. All revenue derived from concessions (rental and accommodation) except as provided in paragraph 4, is to be credited to the Receiver General. When such payments are received by the accountant officer, form R.C.A.F. E.26, Prepayment Voucher, is to be prepared and given a number from the recoverable voucher register. The voucher is also to be numbered in the issue voucher series, clearly endorsed "Not for Tally Card of A.I.U. action", and is to be signed by the accountant officer. Thereafter the procedure as laid down in C.A.P. 16, Vol. 1, Section 2, and A.20/7 is to be followed.

3. Accountant officers are to take all action necessary to ensure that such charges are correct and accounted for monthly.

4. Revenue derived from entertainments, motion pictures, etc., in recreation halls is to be credited to the Station Fund after all necessary deductions have been made for the Benevolent Fund, operating expenses, etc.

(This Order cancels A.69/2, dated 31st January, 1942).

Accommodation—

Rental to Civilians.

Barbers—

Civilian Accommodation.

Civilian—

Rental of Accommodation.

Shoemakers—

Civilian Accommodation.

Tailors—

Civilian Accommodation.

Date issued: 30th November, 1942.

H.Q. 1023-1-64.

A. T. COWLEY

(A. T. N. Cowley)

Air Vice-Marshal

for Chief of the Air Staff.

AIR FORCE ADMINISTRATIVE ORDER

Press Relations

General

1. The public is vitally interested in the activities of the R.C.A.F., and it is to the advantage of the Service that this interest be fostered and kept alive. The press carries the principal burden in this respect and it is therefore imperative that relations between the press and the R.C.A.F. be friendly and co-operative. With this in view, the following regulations are set out for the guidance of all personnel of the R.C.A.F. who may come in contact with the press.

Statement to the Press

Accidents Involving Death of or Injury to Personnel

2. In the event of an accident of any nature, which causes the death of or injury to personnel, the commanding officer is to issue a statement listing the names, home addresses, and next-of-kin of personnel involved, immediately confirmation that next-of-kin have been notified is received. In accidents where death or injury is not a factor, the commanding officer is to issue a statement covering details that may be made public as soon as such information is available.

Press Visits to Air Force Stations and other Protected Areas

3. In the past there has been noted in some quarters a tendency to regard press visits as both inconvenient and unnecessary. They may on occasion be inconvenient, but they are rarely unnecessary. To lessen inconvenience the following guiding rules are set forth.

4. The general principle is that press visits to formations and units are controlled from Air Force Headquarters through the office of the Director of Public Relations for Air. Where this office has arranged press visits it is, wherever possible, to give 48 hours' notice to the unit commander

5. Authority to be in or to make any photograph, sketch, plan or other representation of a protected place, or if any part of or object in a protected place, or to have a camera in any protected place, may be given to reporters and photographers representing Canadian publications by means of a written permit issued by the air or other officer commanding a command.

6. Similar authority to reporters and photographers representing other than Canadian publications may be given by means of a written permit issued by the Chief of the Air Staff.

7. Photographs, sketches, plans or other representations taken or made under authority of any permit granted under para. 4 and 5 shall not be published unless and until submitted to and approved by the same authority who granted the permit.

8. In visits to all points, if the press party is not accompanied by an Air Force press liaison officer, the commanding officer of the formation or unit is to detail a qualified officer to act as guide. Officers so detailed are responsible that the press representatives are given as much assistance as possible in their task of understanding and then correctly relating the activities they are viewing. The officer so serving should also caution the press about matters which ought not to be published and to establish relations in this matter on the basis of co-operative discretion rather than punitive censorship. Confidential Administrative Order A.67/Conf. 1 gives a lead as to subjects which should not be discussed.

9. These instructions apply to press photographers as well as to press writers; but it should be made clear to photographers that their work is not to reveal details of equipment nor the interior of service aircraft.

10. It may assist the officer conducting the tour to provide himself with mimeographed or typed information of a descriptive character for distribution to the press representatives. Such items as a list of officers receiving "Wings", etc., will be of value to the press.

11. While at formations or units, press representatives are not to be considered as official visitors, but may be made honorary members of the officer's mess during their visit, if so desired, in order that they may be accorded all privileges of the mess, other than the extension of credit. Personnel are to co-operate with them in every way possible thus assuring the most favourable publicity for the R.C.A.F. No display or parade likely to interfere with training or operations is to be staged specially for their benefit, but every opportunity should be given the press to witness the activities of the station.

12. Press representatives' expenses are paid by their employers while travelling. There is no necessity, therefore, for a mess to incur any expense for messing or entertainment unless they so desire, in which case the cost is to be met from mess funds.

Visits to Aircraft Factories

13. Permission for press representatives to visit aircraft factories is granted first by the company concerned and then by Air Force Headquarters. The C.O. Aeronautical Inspection District concerned is to be notified of the date and time, name of the publication and its representative. The representative will be asked to communicate with the C.O. Aeronautical Inspection District concerned before the visit.

14. Photographs and copy will be checked by the aircraft company, and by the A.O.C. of the locality concerned, before release.

Flying in R.C.A.F. Aircraft

15. A.Os.C. may grant authority for press representatives to be taken for short flights in civil or training types of aircraft providing such flights do not interfere with operations or training.

16. Flights in service type aircraft are to be discouraged and are not to be authorized without prior authority of an A.O.C. When requesting such authority, commanding officers are to state the reason for making the request.

Interviews

17. The policy governing interviews of Air Force personnel by the press is to be as follows:—

(a) *At Air Force Headquarters.*

Personnel are to obtain authority in writing from the Air Member of the Division concerned before granting interviews, or delivering radio talks, public addresses, etc. All arrangements with the press are to be made through the Air Press Liaison Officer or the office of the Director of Public Relations for Air and articles, interviews, radio talks, public addresses, etc. are to be checked by the person concerned and by the Director of Intelligence before being released by the Director of Public Relations for Air. However, if he deems it to be in the best interests of the Service, D. of I. may waive his right to insist upon submission of material.

(b) *At Air Commands and Units.*

A.Os.C. may authorize interviews, etc. Personnel are to obtain authority in writing from the A.O.C. before granting interviews, or delivering radio talks, public addresses, etc. All of the aforementioned are to be checked by the person concerned and by the commanding officer of the station (or by the A.O.C. at command headquarters) prior to being released. However, if it is deemed in the best interest of the Service, the A.O.C. or the C.O. of the station may waive his right to insist upon submission of materials.

Warning to Press

18. The press generally has been notified of the contents of this order. Representatives, therefore, on visiting a formation or unit should be fully aware of the treatment they may expect. If they are not, the commanding officer is to apprise them of the procedure before they are shown around the station.

(This Order cancels A.67/1, dated 31st May, 1941).

Casualties—

Press Relations

H.Q. 866-28-1, Vol. 2.

DATE ISSUED: 30th September, 1942.

Press—

Relations with

(Signed) A. T. COWLEY,

(A. T. N. Cowley)

Air Vice-Marshal,

for Chief of the Air Staff.

AIR FORCE ADMINISTRATIVE ORDERS

A.71/1

Defence of Canada Regulations

Respecting Protected Places

1. Regulations 3 (1) of the Defence of Canada Regulations provides that no person shall be in a protected place subject to any exemptions for which provision may be made by order of a competent authority.

2. Regulation 18 of the Defence of Canada Regulations provides that no person shall make or publish any photograph, sketch, plan or other representation of a protected place, or of any part of or object in a protected place, or have a camera with him in a protected place, subject, however, to any exemptions made by order of a competent authority.

3. The following areas have been declared "protected places" by order of the Minister of Justice:—

- (a) R.C.A.F. schools, units, formations and other establishments of any nature whatsoever in Canada;
- (b) R.A.F. schools, units, formations and other establishments of any nature whatsoever in Canada;
- (c) Elementary training schools, air observer schools and other establishments of any nature whatsoever operated in Canada by civilians under contract to the Royal Canadian Air Force;
- (d) Department of Transport airports operated in conjunction with any of the schools, units, formations and establishments set out in sub-sections (a), (b) and (c);
- (e) Aerodromes, seaplane bases and other places and buildings of any nature whatsoever, occupied by, under the control of or administered by, any of the schools, units, formations and establishments set out in sub-sections (a), (b), (c) and (d).

4. It has been ordered by competent authority that the prohibition against being in a protected place, or making any photograph, sketch, or plan or other representation of a protected place, or of any part of or object in a protected place, or of having a camera in a protected place, shall not apply to reporters and photographers representing Canadian publications who are in possession of a written permit issued by the appropriate air or other officer commanding a command. The same exemption shall apply to reporters and photographers representing other than Canadian publications who are in possession of a written permit issued by the Chief of the Air Staff.

5. It has also been ordered by competent authority that the prohibition against being in or making any photographs, sketches, plans or other representation of a protected place, or of any part of or object in a protected place, or of having a camera in a protected place, shall not apply to architects, contractors, government employees, members of the Armed Services of any country allied with Canada in the present war, or to any other person in the course of his employment or duty with a department of the Government of Canada when any of the foregoing is in possession of a written permit issued by the appropriate air or other officer commanding a command.

6. It has also been ordered by competent authority that the prohibition against making any photograph, sketch, plan or other representation of a protected place, or of any part of or object in a protected place, or of having a camera in a protected place, shall not apply to members of His Majesty's forces serving in Canada, who in the course of duty are required to take any photographs, sketches, plans or other representation of a protected place, or of any part of or object in a protected place, or to have a camera in a protected place.

7. No photograph, sketch, plan or other representation made under the authority of paras. 4 and 5, shall be published, circulated, or delivered into the possession of any person not entitled by the nature of his duties to receive or have the same, unless and until such publication, circulation, or delivery shall be authorized by the Chief of the Air Staff or the appropriate air or other officer commanding a command.

8. It has been further ordered by a competent authority that the prohibition against being in a protected place shall not apply to persons to whom a permit authorizing admission to such protected place has been issued by the appropriate commanding officer or civil manager of such place, and which permit is still uncanceled, and subject to the terms and conditions set out in such permit.

9. For the purposes of the said Regulation, a competent authority shall mean the Minister of Justice, the Minister of National Defence, or the Minister of National Defence for Air.

Defence of Canada Regulations—

Respecting Protected Places

Protected Places—

Defence of Canada Regulations

Respecting.

Regulations—

Defence of Canada Regulations

Respecting Protected Places

H.Q.S. 15-24-3

Date Issued: 30th September, 1942.

(A. T. N. COWLEY)

Air Vice-Marshal

for Chief of the Air Staff.

DEPARTMENT OF NATIONAL REVENUE

WM No. 39—Fourth Revision

Supplement No. 21

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 25th January, 1943.

*To Collectors of Customs and Excise,
and others concerned:*

EXPORT PERMITS

Group 4—Wood, Wood Products and Paper

By Export Permit Branch Order No. 59, effective on and after 25th January, 1943, cigarette papers will require an export permit for any destination.

NOTE: Cigarette papers were formerly exempt from requiring an export permit when shipped to any part of the British Empire along with other items included under the general heading in Group 4 "Paper other than waste, paper boards, fibre boards, paper and board manufactures".

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 39—Fourth Revision

Supplement No. 22

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 26th January, 1943.

*To Collectors of Customs and Excise,
and others concerned:*

EXPORT PERMITS

Effective on and after January 28, 1943, the following are added to the list of commodities requiring an export permit before being exported to any country:—

Group 1—Agricultural and Vegetable Products

Starch, potato.

Group 2—Animals and Animal Products

Boots, shoes and slippers.

Manufacturers of leather, n.o.p.

*Group 9—Miscellaneous*Bags, physicians' tool, duffle and sports;
musical instrument cases.

Luggage, all kinds, n.o.p.

The above luggage items do not include personal luggage taken along with travellers, containing their belongings when leaving Canada, but include shipments of luggage for sale in other countries.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 39—Fourth Revision

Supplement No. 23

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 27th January, 1943.

*To Collectors of Customs and Excise,
and others concerned:*

EXPORT PERMITS

Effective on and after January 26, 1943, the following commodities require an export permit before being exported from Canada:—

Group 2—Animals and Animal Products

Pickerel, fresh or frozen, filleted or not.

Whitefish, fresh or frozen, filleted or not.

Lake trout, fresh or frozen, filleted or not.

L. F. JACKSON,

Ass't Commissioner of Customs.

Series D No. 47—T.C. 104

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 23rd January, 1943.

*To Collectors of Customs and Excise,
and others concerned:*

TARIFF CHANGE BY ORDER IN COUNCIL

Effective 22nd January, 1943, it is ordered that imports of the goods specified in tariff item 692 of Schedule "A" to the Customs Tariff, when originating in countries, the products of which are entitled to Intermediate or General Tariff treatment, be exempt from the war exchange tax of 10 per cent ad valorem.

L. F. JACKSON,

Ass't Commissioner of Customs.

(P.C. 457; 19/1/43—Authority, War Measures Act.)

DOMINION OF CANADA

DEPARTMENT OF TRANSPORT

OFFICE OF THE TRANSPORT CONTROLLER

MONTREAL, QUE.

ORDER No. T.C. 04F-2**(Specific Goods—Maximum Loading—T.C. 04F Exceptions)**

Dated January 16, 1943

Pursuant to the powers conferred by Order in Council P.C. 4487, dated June 9, 1942 and regulations made thereunder, it is hereby ordered that, notwithstanding the provisions of the Orders of the Transport Controller No. T.C. 04F dated December 29, 1942, effective January 18, 1943, and No. T.C. 04F-1 dated December 29, 1942, effective January 18, 1943, any rail carrier may accept for transportation any freight car (as defined in said Order T.C. 04F) which is loaded with any of the following specific goods in accordance with the provisions of the following sections:

31A. *Grain Products and/or Grain By-Products*, in packages: Loaded to not less than 60,000 lbs. in an individual car, except that when transported within the Provinces of Ontario (west of Fort William and Armstrong), Manitoba, Saskatchewan, Alberta and British Columbia to points other than distributing points as shown in Canadian National Railways Tariff No. W-235-C or Canadian Pacific Railway Tariff No. W.790, may be loaded to not less than 40,000 lbs.;

Provided that when loaded in a multiple car in accordance with Section 6 of Order No. T.C. 04F the minimum to any point in Canada for each shipment in such car shall be 40,000 lbs.

33A. *Groceries*, as listed in Canadian Freight Classification No. 19, item 25, page 121 to item 14, page 135: When shipped in mixed carloads to Canadian points may be loaded at not less than 40,000 lbs. provided that no commodity in such car shall exceed 50% of the total lading in the car.

40A. *Liquids and Pastes*, in wooden barrels or metal drums of not less than 30 Imperial gallons capacity: Loaded in one tier throughout the entire floor area of the car, each drum placed on end.

42A. *Lumber*, dressed or Kiln-dried in transit: Provided each car is loaded to its full capacity as defined in Order T.C. 04F on its inbound movement, the outbound movement may be shipped in accordance with the weights provided for in the stop-off arrangements authorized in rail carriers' tariffs.

75. *Fertilizers* to Canadian points: 25% of each consignor's carload shipments loaded at not less than rail carrier's tariff minimum, the remainder at not less than 60,000 lbs.

76. *Fibreboard* (Fibrous hard board, with density of over 40 lbs. per cubic foot): Loaded at not less than 50,000 lbs. to Canadian points.

77. *Grain*: (Western Grain) of Canadian growth from points of origin in the Provinces of Manitoba, Saskatchewan and Alberta destined to the Head of the Lakes or United States: Oats may be loaded at not less than 80% of the capacity in pounds as defined in Section 3 (a) of Order T.C. 04F or when loaded to an elevation not less than 24 inches from the roof of the car measured at its side walls, or if the interior walls of such car are partially sheathed or lined to the highest elevation practicable without overrunning the sheathing or lining; other grain shall be loaded in accordance with the provisions of Section 3 (a) of Order T.C. 04F.

78. *Salt*: package and bulk salt in mixed carloads: Loaded at not less than 50,000 lbs. provided that the quantity of bulk salt in any mixed carload shall not exceed 50% of the total weight.

Pursuant to the powers conferred by the said Order in Council P.C. 4487, it is further ordered that:

This Order shall cancel and supersede Sections 31, 33, 40 and 42 of Order T.C. 04F-1 of December 29, 1942.

Percentage exception reports: On or before the 15th day of each month hereafter, every consignor shall furnish in writing to the Transport Controller a statement of any freight shipped by such consignor during the preceding month pursuant to the percentage exception provisions of Section 75, showing in detail the date of each shipment, car number, point of origin, point of destination and actual weight.

Effective date: This Order shall become effective 12.01 a.m., January 18, 1943.

T. C. LOCKWOOD,
Transport Controller.

PART III

Wartime Prices and Trade Board
(Finance)

Administrators' Orders

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-577

Respecting Transformers

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Administrator's Order No. A-434 is hereby amended by adding thereto the following section:

10. (1) Except with the written permission of the Administrator, no person shall manufacture for stock any distribution transformer up to and including 200 KVA in any voltage or frequency rating, and for the purpose of this section, manufacture of a distribution transformer commences when the fabrication, processing or winding of the primary or secondary coils is undertaken;

(2) The Administrator may grant the permission mentioned in subsection 1 of this section upon application in writing showing with respect to each distribution transformer for which the application is made:

- (a) the rating;
- (b) the number of distribution transformers sold in the year 1942;
- (c) the number on hand at the date of the application.

2. This Order shall be effective on and after the 2nd day of February, 1943.
Dated at Ottawa, this 30th day of January, 1943.

W. E. ROSS,

*Administrator of Electrical Apparatus, Machinery
and Electrical Instruments.*

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-578

Respecting Use and Consumption of Fats and Oils

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

Revocation of Order A-319

Administrator's Order No. A-319 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

"Fats and Oils"

- (a) "fats and oils" means raw, crude, refined or processed fat or oil, whether vegetable, animal, fish or other marine animal oils and any by-product of and derivative from such fats or oils.

When Order not applicable

2. This Order shall not apply to,

- (a) essential oils which do not contain fatty substances or butter or vitamin-bearing oils derived from fish or other marine animal livers or viscera;
- (b) a person who in the manufacture, production, preparation or finishing of goods named in the Schedule hereto does not use and consume during any calendar quarterly period more than an aggregate total of 2,000 pounds of fats and oils;
- (c) household use and consumption of fats and oils by or for a person in his own home;
- (d) use and consumption of grease (lard) oil, sulphonated or similarly processed fats or oils, lard or rendered pork fat;
- (e) use and consumption of fats and oils in the manufacture, production, preparation or finishing of an edible product other than mayonnaise or salad dressing, where the fats and oils content by weight does not exceed more than 20 per cent of total weight of the edible product.

Maximum quantity for shortening and edible products

3. (1) The maximum quantity of fats and oils which a person may use and consume in the manufacture, production, preparation or finishing of shortening and edible products, named in items numbers 1 and 2, respectively, of column 1 of the Schedule hereto during any calendar period stated in column 3 opposite such goods, respectively, shall be the percentage specified opposite thereto in column 2 of the average quantity per calendar period used and consumed by him for the same purpose during all the corresponding calendar periods of 1941.

Formula to determine quantity

(2) To determine the average quantity, the aggregate quantity of fats and oils used and consumed for the said purpose during the whole of 1941 shall be taken and the amount of the aggregate shall to ascertain the monthly average for shortening be divided by 12 and to ascertain the quarterly average for edible products be divided by 4 and the quotient thus obtained shall in each case be the average quantity to which the appropriate percentage specified in column 2 of the said Schedule is to be applied.

Maximum quantity for other goods

4. (1) The maximum quantity of fats and oils which a person may use and consume in the manufacture, production, preparation or finishing of any of the respective goods named in items numbers 3, 4, 5 and 6, of column 1 of the said Schedule during any calendar quarterly period as stated in column 3 shall be the percentage specified in column 2 of the average quantity per calendar quarterly period used and consumed by him for the same purpose during all the corresponding calendar periods of 1940 and 1941.

Formula to determine quantity

(2) To determine the average quantity, the aggregate quantity of fats and oils used and consumed for the said purpose during the whole of both the years 1940 and 1941 shall be taken and the amount of the aggregate shall be divided by 8 and the quotient thus obtained shall be the average quantity to which the appropriate percentage specified in column 2 of the said Schedule is to be applied.

Basis of measuring raw foods

5. For the purpose of any determination as set forth in Section 3 or Section 4 where raw foods are used or consumed by a person the quantity thereof shall be calculated on the basis of their total fatty acid content.

Quantities relate back to Jan. 1, 1943

6. The quantity of fats and oils which a person has used and consumed since January 1, 1943, shall be taken into account and included as part of the maximum quantity he is authorized by this Order to use and consume during the first calendar period of 1943.

Carry forward of quantity when less than maximum used

7. If during any calendar period of six months ending June 30th or December 31st, the quantity of fats and oils used and consumed by a person is less than the maximum quantity he is entitled to use pursuant to Section 3 or 4, he may, without contravening any of the provisions of this Order, carry forward to the next succeeding calendar period of six months ending June 30th or December 31st, as the case may be, the quantity by which actual use and consumption is less than the said maximum quantity and may use and consume such quantity in any such succeeding calendar period, but not thereafter.

Exception to Sections 3 and 4

8. Notwithstanding the provisions of Sections 3 and 4, a person who manufactures, produces, prepares or finishes goods named in the said Schedule for supply to the Department of Munitions and Supply or any of its agencies or to a ship of the Merchant Marine or for export as authorized by the Oils and Fats Administrator may with the consent in writing of the said Administrator exceed the maximum quantity which pursuant to this Order he is authorized to use and consume upon application for such consent being made to the said Administrator accompanied by such documentary and other evidence as may in the opinion of the said Administrator be requisite to establish the purpose for which the excess use and consumption is required and the quantity thereof.

Maximum quantity of linseed oil to be sold at wholesale

9. (1) The aggregate maximum quantity of linseed oil which a person selling or supplying the same at wholesale may sell, supply or deliver to all of his customers, other than manufacturers, during any calendar quarterly period commencing January 1, 1943, shall be seventy per centum (70%) of the average aggregate quantity per calendar quarter of both the years 1940 and 1941 which he sold, supplied or delivered to all his customers, other than manufacturers, during those years.

Determination of quantity

(2) The said average quantity shall be determined in the manner provided in Section 4 and the provisions of Section 5 shall also be applicable.

Condition of stocks of fats and oils

10. (1) No person who uses and consumes fats or oils in the manufacture, production, preparation or finishing of goods shall change the condition of any fat or oil in his raw materials inventory or add additional materials thereto, except to the extent necessary to prevent deterioration or except to put the fat or oil into process in the ordinary course of business.

Quantity to be put in process

(2) Every person who uses and consumes fats or oils in the manufacture, production, preparation or finishing of goods shall, subject to his maximum quantity not being exceeded, put fats and oils into process in quantities only as are essential to completion of contracts which he enters into and for maintenance of a minimum inventory, and if at any time the said Administrator issues a direction in writing to any person with respect to processing or as to minimum inventory, the direction shall govern with respect to the provisions of this subsection.

Returns to be made to Administrator

11. Every person to whom any provision of this Order applies shall make reports and returns and supply information as the said Administrator may at any time or from time to time require.

Relief from provisions of Order in Special Cases

12. Where in any case the special circumstances appear to warrant or to avoid undue hardship or injustice which would otherwise ensue, the said Administrator may by direction in writing grant exemption from or waive compliance with any provision of this Order.

Effective Date

13. This Order shall be effective on and after the 3rd day of February, 1943.
Dated at Ottawa, this 30th day of January, 1943.

PHYLLIS G. TURNER,
Oils and Fats Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-578

<i>Column 1</i> <i>Manufactured Goods</i>	<i>Column 2</i> <i>Percentage</i>	<i>Column 3</i> <i>Calendar Period</i>
1. Shortening	80	Monthly
2. Other edible products—mayonnaise, salad dressing, salad oil, cooking oil, sandwich spread, etc...	80	Quarterly
3. Soap	100	Quarterly
4. Paints, Varnishes, Lacquers and all other protec- tive coatings	70	Quarterly
5. Linoleum, Oilcloth and oil or oleo-resinous coated fabrics and pyroxylin coated fabrics.....	70	Quarterly
6. Printing inks, including lithograph, offset, sild- screen and other processing inks.....	90	Quarterly

Quarterly calendar period means one or other of the following quarterly periods of the calendar year.

- (a) January 1 to March 31
- (b) April 1 to June 30
- (c) July 1 to September 30
- (d) October 1 to December 31.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-579

Respecting the Use of Metal in the Manufacture and Assembly of Certain Goods

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Orders Numbers A-224 and A-367 are hereby revoked and the following substituted therefor:

1. No manufacturer, processor or assembler shall
 - (a) use a metal other than gold or silver in the manufacture, processing or assembling of any goods named in Schedule A, provided, that if a date is set out in the said Schedule A opposite the name of any goods, a metal (other than gold or silver) processed to a stage that it cannot be used in the manufacture of any goods except those opposite which the date is set out may be used up to and including that date to complete the manufacture of those goods;
 - (b) use copper in the manufacture, processing or assembling of any goods named in Schedule B.

2. Nothing in Section 1 contained shall be deemed to prohibit or restrict the use of metal to the extent that it is required for fittings, joining hardware or re-inforcing strips or struts.

3. In any case where the special circumstances appear to warrant, or to avoid undue hardship or injustice which would otherwise ensue, the Co-ordinator of Metals may grant a permit in writing to a manufacturer, processor or assembler to use any metal in the manner designated in the permit by the Co-ordinator in the manufacture, processing or assembling of any goods.

4. This Order shall be effective on and after the 4th day of February, 1943.

Dated at Ottawa, this 30th day of January, 1943.

D. P. CRUIKSHANK,
Co-ordinator of Metals.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-579

Access panels except as required by Underwriters' Code	
Accessories, Soda fountain	
Acoustical ceilings and backings	Feb. 28, 1943
Adhesive tape sleeves	
Advertising novelties	
All plating for decorative purposes	
Amusement park devices and roller coasters.....	Feb. 28, 1943
Anchors for pleasure craft	
Animal stalls	Feb. 28, 1943
Area Walls	
Artercraft	
Ash sieves	Feb. 28, 1943
Asparagus tongs	
Atomizers—perfume—boudoir	
Attic fans for domestic use	Feb. 28, 1943
Autographic registers	Feb. 28, 1943
Ball park equipment, including but not limited to:	
cages	
fences	
lighting systems, except lamp bulbs	
metal bases	
protective netting	
railings	
rollers	
score boards	
screens	
seats	
tampers	
Banks, personal, miniature	Feb. 28, 1943
Barber and beauty shop supplies, machines and equipment except scissors, razors and clippers	
Barn pushers and scrapers	
Bar ware and bar accessories	
Bases on filing cabinets	Feb. 28, 1943
Baskets, except for commercial and manufacturing uses	
Bath cabinets, steam, all types.....	Feb. 28, 1943
Bathroom accessories	
B-B shot for air rifles	
Beach umbrellas	
Beer kegs—except hoop and fittings for wooden kegs	

Beer mugs	
Beer stands	
Beer steins	
Bench legs, except industrial	Feb. 28, 1943
Beverage bottle cases, including but not limited to cases used to contain beer and soft drinks	
Beverage service sets	
Bicycle parking racks	Feb. 28, 1943
Binding, linoleum	Feb. 28, 1943
Binoculars—except for Government agencies	
Biscuit boxes	
Bird houses, cages and feeders	
Blackboards	
Blade stropers, mechanical	Feb. 28, 1943
Bleachers and grandstands—maintenance and repair excepted	
Blinds	
Blocks, hat	
Book ends	
Boot scrapers	
Bottle coolers	
Bowling alleys, bowling pins and accessories	
Bowls, decorative	
Boxes and trays for jewellery, cutlery, combs and toilet sets	
Boxes and bait for sportsmen's fishing tackle	
Branding, marking and labelling devices, and stock for same (except where the devices and the stock are for affixing governmental, notarial, and corporate seals or are adjustable stencils for addressing or identifying commercial products)	
Bread and cake boxes, household	
Bread racks and toast racks	
Bread slicers for home use, except knives	
Bridge splash guards	Feb. 28, 1943
Brush backs and metal bristles, except industrial	
Buckles, for clothing, except overalls, overall suits, and dungarees.....	Feb. 28, 1943
Buckles, for shoes and dresses, except for waterproof shoes and galoshes	
Building ornaments	
Building, portable	Feb. 28, 1943
Burial lowering devices	Feb. 28, 1943
Butter knives	
Button hooks	
Buttons for clothing, except overalls, waist overalls, combination overalls, dungarees, wash aprons, overall jumper or coats, shop coats and dusters and uniforms for Dominion, Provincial and municipal forces	
Cages, beds and dishes for pets	
Cake cutters	
Cake icing equipment	
Cake Tongs	
Calendar pad bases	
Calendar memo pad stands	
Calendar tins or strips	
Calliopes or steam organs.....	Feb. 28, 1943
Candy display dishes	
Canes	
Canopies for electric brooders	
Canopies, hoods and supports except industrial.....	Feb. 28, 1943
Cans or containers for:	
artist supplies	
bolts	
bouillon cubes	
candy	

caviar	
chalk-crayons	
coffee	
cotter pins	
edible nuts	
face powder	Feb. 28, 1943
gloves	
incense	
lawn seed	
nails	
nuts	
pencils	
pet foods	
phonograph needles	
playing cards	
razor blades	
screws	
sponges	
staples	
talcum powder	
tennis balls	
toilet water	
tooth powder	
typewriter ribbon spools	Feb. 28, 1943
yarn	
Candlesticks	
Carrousels (Merry-go-rounds)	Feb. 28, 1943
Carpet rods	
Cases, vanity	Feb. 28, 1943
Cash registers, except maintenance and repairs	Feb. 28, 1943
Casket carriers	
Casket hardware	
Casket trucks, undertaker's, except wheels.....	Feb. 28, 1943
Cash boxes	
Carving set holders	
Cattle stanchions except hangers and fasteners	
Chamber pots	
Chick feeders	
Chicken crates	
Chicken house scrapers	
Christmas tree stands	
Ceilings	
Cigar and cigarette holders and cases	
Cigar clippers	
Cigarette lighters	
Cigarette package holders	Feb. 28, 1943
Cigarette making machines, hand	Feb. 28, 1943
Clamps, hair, including barettes, decorative clips and fasteners, but not including common bob and hair pins and clamps for hair curling or waving	Feb. 28, 1943
Cleaning and polishing accessories such as brooms, carpet sweepers, crumming sets, dust pans, mops, whisk brooms, floor and furniture polishers	
Clips for attaching tags except industrial.....	Feb. 28, 1943
Clippers, fingernails	Feb. 28, 1943
Clothes line pulleys	
Clothes racks and dryers	
Clothes reels	
Clothes stretchers	
Clothes pins, spring type.....	Feb. 28, 1943
Clothes trees	

Coal chute and door—household	
Coasters and trivets for glass and hot containers	
Coat hangers, except wire hooks for wooden hangers	
Cocktail glasses	
Cocktail sets	
Cocktail shakers	
Coin changers—except for public transportation.....	Feb. 28, 1943
Combs, hair except curry combs	
Compacts	
Container caps, double shell or semi-double shell	
Copy holders	
Corn cribs	
Corn poppers	
Covers for automotive leaf-type springs.....	Feb. 28, 1943
Crochet hooks	
Croquet sets	
Crumb trays	
Crutches	Feb. 28, 1943
Culverts	
Cups—drinking of all kinds	
Curb guards	
Curling irons, hair, and tongs.....	Feb. 28, 1943
Curtain fasteners and rings	
Curtain stretchers	
Curtain rods	
Cupboard turns	
Darners, sock	Feb. 28, 1943
Decorative iron products	Feb. 28, 1943
Deep fat fryers and racks, except for commercial use	
Desk equipment including but not limited to:	
desk sets, desk pads, fountain pen and pencil stands, paper weights..	Feb. 28, 1943
Dictaphone and ediphone cylinder racks	
Dinner bells	
Dispensers, hand—for hand lotion; soap; straws	
Dishwashing machines—household	
Dishwashing racks—household	
Dishdrying racks	
Document stands	
Domestic garbage grinders	
Door chimes	
Door closers (except for fire prevention as required by Underwriters)	
Door handles, except shipboard use	
Door knockers	
Door pulls	
Door stops	
Door and door frames, except as required by Underwriters' Code	
Doughnut cooker machines	
Drawer pulls	
Drain boards (individual)	
Drapery fasteners and rings	
Dress forms	
Dress ornaments and clothing trim	
Dust collecting systems and equipment	
Easels—all types	
Egg slicers	
Electric blankets	
Embalming tables	Feb. 28, 1943
Enamel building fronts	
Enamelled tile sheets and squares.....	Feb. 28, 1943
Escalators	

Exercising and reducing machines	
Exhibition and fair apparatus and equipment, including but not limited to: lighting equipment, racks, stands	
Feed troughs	
Finger bowls	
Fish aquaria	
Fish scalers	
Fireplace equipment, including fire screens	
Flag holders	Feb. 28, 1943
Flag poles	
Flashlight cases, except for electrical contacts.....	Feb. 28, 1943
Floor and ceiling plates for piping	
Flour shakers, and sifters, except industrial.....	Feb. 28, 1943
Flower pots, boxes and holders for same	
Floats for pageants, parades and advertising, except trucks	
Floor and counter covering trim	
Floor scrapers, except power driven	
Floor polishers, manual and machine operated	
Foot baths, except hospital	Feb. 28, 1943
Fountain pens, except functional parts	
Fountains	
Frames, clothes drying	
Frames for artists' canvas and darning and needle work	
Frames and supports for awnings, canopies and marquees	
Frames, handbag, purse and pocketbook	
Fruit juice extractors, household	
Furniture hardware	
Games	
Games and gambling devices	
Garage and automotive repair equipment	
Garden watering cans	
Gas toasters, household	
Gates, railroad, except mechanism.....	Feb. 28, 1943
Glassware holders and trim, except on cooking utensils	
Golf bag supports	
Grain storage bins	
Grass whips	Feb. 28, 1943
Grave markers	Feb. 28, 1943
Gravel stops and snow guards	
Grilles	
Guards for guy wires	Feb. 28, 1943
Gutters—leaders, downspouts, eave troughs, except valleys	
Hair brushes and combs	
Hair dryers	
Hair curlers	
Handbag fittings other than luggage	
Hand seals for documents	
Hand weeders	
Handles, broom and mop and whisks	
Hand mirrors	
Hangers, rings on brushes, brooms	
Hangers and track for garage doors for private use	
Hat frames	
Heat resisting pads for kitchen use	
Highway guard rail, wire, strip and posts	
Highway guard rail reflectors	
Hitching posts	
Hoops, galvanized wire for flower garden trim	

Hose reels except for fire fighting equipment
 House numerals
 Household scales
 Humidors

Ice cream freezers—household
 Incinerators, except hospital, industrial and commercial
 Ink stands
 Ink-well holders
 Insignia, except rank, branch and insignia for Dominion, Provincial and
 Municipal uniformed personnel
 Ironing boards and stands

Jam boxes
 Jelly moulds
 Jewellery cases
 Jugs, picnic, all types Feb. 28, 1943
 Juice extractors—household

Key cases, chains and rings

Ladders, step Feb. 28, 1943
 Lanterns, magic except for valves
 Lard and vegetable oil tubs except 5 lbs. and over, and straps for wooden
 containers
 Laundry chutes
 Lawn brooms
 Lawn edgers
 Lawn rakes
 Lawn sprinklers
 Lawn tampers
 Lawn seeders
 Letter chutes
 Letter openers
 Lighting poles and standards
 Lipstick holders

Mail boxes—except as required by Canadian Post Office Department
 Mailing tubes
 Manicure implements
 Marine hardware for pleasure boats
 Marquees Feb. 28, 1943
 Match boxes
 Memorial tablets
 Menu holders
 Metal cloths for clothing
 Metal mats and rugs
 Metal trays, except industrial
 Milk bottle cases
 Millinery wire and gimps
 Mirrors
 Monograms and initials
 Mop wringers
 Mud scrapers
 Music stands
 Musical instrument cases

Napkin rings
 Necktie racks
 Newspaper boxes or holders
 Novelties of all kinds Feb. 28, 1943

Ornamental hardware and mouldings

Outdoor fireplace parts

Packages and packings for candies and sweet goods.....	Feb. 28, 1943
Packing twine holders	
Pads, inking and stamping	
Pail clasps	
Paint spray outfits—except industrial	
Paper clips	
Paper towel dispensers	
Paper drinking cup dispensers	
Paper rollers—household	
Parasols, shafts and handles	
Parcel handles and holders	
Park and recreational benches	
Partition studs	Feb. 28, 1943
Pegs, tent	Feb. 28, 1943
Pen holders	
Pencil holders	Feb. 28, 1943
Pencils, mechanical	
Pencil sharpeners	
Perfume atomizers	
Permanent wave machines	
Pet equipment, including but not limited to:	
beds	
cages	
chains	
collars	
dishes	
feeders	
houses	
leashes	
muzzles	
carriers	
Phonograph record blanks	Feb. 28, 1943
Picnic and outing boxes and accessories	
Picture frames	
Pipe cases	
Pipe-cleaner knives and reamers	
Pipe posts	
Pitchers, except for hospital use	
Plant and flower supports and stakes.....	Feb. 28, 1943
Play pens, boxes and enclosures, children's	
Playground equipment	Feb. 28, 1943
Pleasure boat equipment and accessories.....	Feb. 28, 1943
Pleasure boats	
Pneumatic tube delivery systems, except repairs	
Pocketbook ornaments	
Polishing-wax applicators	
Polishing-wax sprayers	Feb. 28, 1943
Portable bath tubs	
Poultry incubator cabinets	
Powder, rouge and vanity cases	
Push carts other than for industrial use	
Push plates and kick plates for doors	
Race track apparatus	Feb. 28, 1943
Racquets	
Racks, display	Feb. 28, 1943
Radio antennae poles except for Government agencies	
Radiator enclosures, except automotive.....	Feb. 28, 1943
Railway rail joints over 24" in length	

Razors operated by electricity (except for repair parts)	
Reading stands	
Receptacles for refuse and waste	
Regalia	Feb. 28, 1943
Registers, hand talley, except industrial.....	Feb. 28, 1943
Rolling boardwalk chairs	
Rolling pins	
Rotary door bells	
Safety zone posts, rails, cables and platforms.....	Feb. 28, 1943
Salesmen's display cases and sales kits	
Salt and pepper shakers	
Salt and pepper holders	
Sample boxes	
Scaffolding, except for shipyard work	
Scenery and stage hardware equipment for dramatic, theatrical and operatic use except lamp bulbs, including but not limited to:	
battens	
cables	
lights	
reflectors	
stage drops	
Score boards	
Screen frames, except industrial processing	
Scrubbing boards	
Shades, window and roller type	Feb. 28, 1943
Shirt and stocking dryers	
Shoe ornaments	Feb. 28, 1943
Shutters, window, except where required in industrial uses by Under- writers	
Shoe cleaning kits	
Shoe horns and shoe trees	
Shower receptors, except frames	
Show window display equipment	
Sidewalk scrapers	
Sign hanger frames	
Sign posts	
Signets	Feb. 28, 1943
Sink aprons and legs	
Sink drainboards, except two types integral	
Siphon chargers	
Silos—except strapping and re-enforcing	
Sitz baths.....	Feb. 28, 1943
Skewers, all types, except industrial.....	Feb. 28, 1943
Ski racks	
Skating rink equipment, except maintenance and repair	
Slides, loop and slide-loops for work clothing except one size, not over 1-7/8" for men's clothing, and one size not exceeding 1-3/4" for boys' clothing	Feb. 28, 1943
Sleds, except runners.....	Feb. 28, 1943
Sleighs, except runners.....	Feb. 28, 1943
Smokers' accessories	
Soap dishes	
Sod lifters	
Soft drink dispensing tanks or coolers (not refrigeration units)	
Souvenirs	
Spittoons	
Spools for cord, ribbon, tape.....	Feb. 28, 1943
Sporting and athletic equipment	
Sprinkling cans, garden	
Stadiums—except maintenance and repair	

Stamped bakery equipment	
Stands, 11 types, except industrial and hospital use.....	Feb. 28, 1943
Staple removers.....	Feb. 28, 1943
Starter shingle strips	
Statues	
Steel silos	
Steel water tanks, except hot water boilers	
Steel wagon wheels (not to include malleable or cast wheels nor cast hubs for farm track wheels)	
Stencils	Feb. 28, 1943
Stretchers, carpet	Feb. 28, 1943
Stretchers—glove, socks and sweater	
Structural steel—home construction	
Sugar holders	
Sundials	
Sun lamps and infra-red lamps, except for professional and hospital use, and except where lamps and reflectors are used for drying and baking	
Swimming pool equipment, including but not limited to:	
diving boards	
diving stands	
ladders	
slides	
Table name—card holders	
Teapots	
Telescopes—except for Government agencies	
Tent poles and parts	
Terazzo strips—riglet and mouldings	
Termite shields	
Thermometer bases, household	
Thermometer cases and mountings, except industrial.....	Feb. 28, 1943
Thermos jugs and bottles and other vacuum jugs and bottles over one quart capacity	
Tickers, stock	
Tile	
Toilet paper dispensers for prefolded tissues	
Tongs, food-handling and household use	
Tool boxes, except industrial	
Tooth brush holders	
Traffic lane markers.....	Feb. 28, 1943
Transplanting trowels	
Trailer bodies, except as authorized by Automotive Controller.....	Feb. 28, 1943
Trays for household use	
Treads—stair and household, threshold, institutional and commercial buildings	
Trophies	
Truck bodies, except as authorized by Automotive Controller.....	Feb. 28, 1943
Turf edgers	
Turnstiles	
Umbrellas, garden	
Umbrella, shafts and handles	
Vacuum jugs and bottles over one quart capacity	
Vases, decorative	
Vending machines, all types	
Ventilators, shutter type.....	Feb. 28, 1943
Vibrators, electric except industrial.....	Feb. 28, 1943
Wagon bodies, frames	
Water coolers	
Water softeners, household.....	Feb. 28, 1943
Water stills, household.....	Feb. 28, 1943
Watch straps	
Water troughs	
Water colour paint boxes	

Weather vanes	
Weed cutters and pullers, hand, including dandelion, thistle and dock	
Weighing machines, coin operated	
Wheelbarrow—except wheels and axles	
Window shade rollers, except roller mechanism.....	Feb. 28, 1943
Window ventilators, except industrial and hospital	
Wine coolers, except industrial	
Wine service sets.....	Feb. 28, 1943
Wire parcel handles and holders.....	Feb. 28, 1943
Wire racks and baskets, except for biological, industrial and scientific work	Feb. 28, 1943

SCHEDULE "B"

To Administrator's Order No. A-579

Alarm and protective systems other than fire protective systems (except for parts necessary for conducting electricity and except where the use of copper or copper base is essential for the proper function of the parts)

Barrel hoops

Bathroom accessories

Cash registers

Clothes hooks—cast type

Conduits

Cooking and table utensils

Cooking utensils (except for commercial processing in canneries and factories)

Cutlery and table flatware

Electric light bulbs and cord sets for Christmas trees, and bulbs and neon and fluorescent tubes for advertising and display purposes

Elevators (except for bearings, worm gears and parts necessary for conducting electricity)

Fans for commercial and industrial use except for necessary electrical parts

Fire hooks

Fire hydrants and sprinklers

Fire ladders and hoists (except for parts necessary for conducting electricity) including fittings

Flashing valleys

Flashlights and electric lanterns used by railroad brakemen (except for parts necessary for conducting electricity)

Food dispensing utensils, devices and machines

Fountain pens

Furniture grommets

Hollow-ware

Incinerators

Incinerator hardware and fittings

Insect screens and screening

Lace tips

Lamp shades, shade holders and stems

Lanterns and lamps, except for valves and controls and parts necessary for conducting electricity (except for industrial, hospital and office use)

Lanterns except for valves and controls and except for copper base alloy in wicks

Lighting fixtures except for parts necessary for conducting electricity

Lightning rods

Livestock and poultry equipment except for parts necessary for conducting electricity and for valves, controls and thermostats other than wafer thermostats and except for plating water thermostats

Locks except barrel locking part and key

Match and pattern plates, matrices and flasks
 Motion picture projection equipment
 Musical instruments
 Pins except for hospital use
 Pole line hardware
 Portable heaters
 Powder except for non-decorative uses, and paste
 Printing rollers except to the extent that an equivalent poundage in copper or copper base alloy is returned in the form of old rollers
 Reflectors except for electro-plating of glass reflectors as a base for silvering of the reflectors which are to be used in street or highway illumination or for traffic signals, floodlights, searchlights and hospital operating room lights
 Roof, roofing, roof nails and other roof items
 Sheet, roll and strip for building construction
 Shells and caps for electric sockets except screw shells, and except those used in connection with lamp signals in communication facilities
 Staples for fastening cartons and containers
 Umbrella struts
 Ventilators and skylights
 Washing tubs and boilers
 Water containers for humidifiers
 Weather stripping and insulation

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-580

Respecting Athletic Footwear

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

“athletic footwear” means leather footwear of a kind or type commonly worn by participants in games, sports or other forms of athletic exercise and without restricting the generality of the foregoing includes leather footwear such as skating boots, hockey boots, skiing boots, baseball boots, football boots, soccer boots, golf shoes, bowling shoes and track shoes.

2. No person shall manufacture athletic footwear except in accordance with and subject to the specifications, restrictions and prohibitions set out in the Schedule hereto.

3. No person shall in the manufacture of any type of athletic footwear use a pattern not previously used by him in the manufacture of such type.

4. Nothing in this Order shall prohibit the completion of any article of athletic footwear from materials on hand at the effective date hereof, cut or processed prior to the said date in such manner as to render it unsuitable for use in accordance with this Order.

5. No person may order from a manufacturer less than fifteen pairs of athletic footwear per order except that an order to an in-stock department of a manufacturer may be for not less than four pairs of athletic footwear per order, in which latter case the manufacturer may make a handling charge of not more than twenty-five cents (25c) for each order he accepts.

6. The Administrator of Footwear may by direction in writing grant exemption from any of the provisions of this Order in a case where the special circumstances appear to warrant or undue hardship or injustice would otherwise ensue.

7. This Order shall be effective on and after the 4th day of February, 1943.

Dated at Ottawa, this 30th day of January, 1943.

G. G. HODGES,

Deputy Administrator of Footwear.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-580

Specifications, Restrictions and Prohibitions for all Types of Athletic Footwear

1. Colours—Black only, except

- (a) Golf shoes—colours as permitted by Schedule A to Order A-478;
- (b) Soccer boots—black, natural or russet;
- (c) Figure Skating boots—black, white.

2. Patterns

(a) *Ski Boots*

- (i) Whole quarters, Blucher cut boot, plain toe vamp;
- (ii) Whole quarters, Blucher cut boot, laced to toe;
- (iii) One ankle strap only;
- (iv) No side aprons;
- (v) No back lace;
- (vi) Not more than two pieces for tongue.

(b) *Skating and Hockey Boots*

- (i) Whole quarters laced to toe only;
- (ii) Inside or outside top band and facing.

3. Linings

No leather linings to be used in athletic footwear made of upper leather over 5 oz. in weight.

4. Uppers

- (a) No metal hooks;
- (b) No side strap loops;
- (c) No ornamental stitchings except where necessary for reinforcement on skating and hockey boots;
- (d) No two-tone effects (inside top band of different colour to upper not to constitute a two-tone effect).

5. Soles

- (a) No outsoles over 8 gauge;
- (b) Not more than one leather middle or double sole over 5 gauge;
- (c) No channelling on outsoles;
- (d) No ornamental or imitation welting;
- (e) Not more than one row of stitching on outsoles;
- (f) No buffing or naumkeaging;
- (g) No rivets.

6. Heels (except rubber heels)

Not more than two lifts, one whole and one pieced, in addition to leather top pieces.

7. Slugging

No slugging on heels.

8. Shanks

No steel shanks.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-581

Respecting Hand Bags

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1 Section 3 of Administrator's Order No. A-536 is hereby revoked and the following substituted therefor:

"3. (1) Except as provided in subsection 2 of this section, no manufacturer of hand bags shall prior to the opening date of a style season sell, offer to sell or deliver or accept a purchase order for any hand bag manufactured or to be manufactured by him for the purpose of sale in such style season.

(2) Prior to the opening date of a style season, a manufacturer may show samples of hand bags manufactured or to be manufactured by him for the purpose of sale in such style season to a person who proposes to sell the same by means of advertisements thereof in a mail order catalogue issued by such person, and, in such case, the manufacturer may prior to the said opening date accept purchase orders from such person for any hand bag to be advertised in his mail order catalogue; provided however that the manufacturer before showing samples of or accepting purchase orders for any such hand bags shall first file with the said Administrator a statement as required by subsection 1 of section 2."

2. This Order shall be effective on and after the 4th day of February, 1943.
Dated at Ottawa, this 30th day of January, 1943.

J. A. McLAREN,

Textile Sundries Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-582

Respecting Special Wartime Suits for Boys

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, and with the concurrence of the Administrator of Retail Trade, as follows:

1. (1) The specifications respecting boys' suits as set forth in the Schedule to Administrator's Order No. A-207 and the specifications set forth in the Schedule hereto shall apply to the manufacture of boys' suits made from American tweed imported by Canadian Wool Board Limited and in case of conflict between the said two sets of specifications the specifications set forth in the Schedule hereto shall prevail.

(2) No person shall manufacture a boy's suit or a part therefor, made from the said American tweed, except in accordance with the said specifications.

(3) No person shall sell or offer to sell a boy's suit made from the said American tweed unless the suit is made in accordance with the said specifications.

2. (1) The maximum price at which a manufacturer may sell or offer to sell a boy's suit of a specified size, made from the said American tweed, shall be the price set forth for that size in column 1 of Part II of the said Schedule.

(2) The maximum price per suit shall be the price at the manufacturer's factory or warehouse, exclusive of sales tax.

3. The maximum price at which a person may sell or offer to sell at retail a boy's suit of a specified size, made from the said American tweed, shall be the price set forth for that size

- (a) in column 2 of Part II of the said Schedule when the sale at retail is made in that part of Canada lying to the east of the ninetieth meridian west longitude;
- (b) in column 3 of Part II of the said Schedule when the sale at retail is made in that part of Canada lying to the west of the said meridian.

4. (1) A manufacturer who sells boys' suits made from the said American tweed shall in every invoice of sale of such suits to a retailer designate such suits as "special wartime suits for boys" and show the maximum price set forth in the said Schedule at which the suits may be sold by the retailer.

(2) No manufacturer shall sell or deliver a boy's suit, to which this Order is applicable, unless he has upon the coat thereof securely attached a label of suitable size and form with the words "boy's special wartime suit" legibly printed thereon.

(3) No person shall sell or offer to sell at retail any such suit unless at the time of sale a label referred to in subsection 2 of this section is attached thereto.

5. Every manufacturer shall on or before June 1st, 1943, by a report in writing to the Administrator of Fine Clothing show

- (a) the quantity by yards of the said American tweed acquired by him for the purpose of manufacturing boys' suits;
- (b) the number by size groups of boys' suits manufactured from the said American tweed;
- (c) the number by size groups of such suits sold to each customer.

6. This Order shall be effective on and after the 5th day of February, 1943.

Dated at Ottawa, this 30th day of January, 1943.

H. R. COHEN,
Administrator of Fine Clothing.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-582

PART I

SPECIFICATIONS

1. Sack coat shall be made in single breasted, three button and notch lapel style with plain back, standard pockets and full art satin lined.
2. Junior suits for boys of ages 6-10 years inclusive, shall be in sizes 24 to 28 inclusive, and each suit shall consist of a coat, knee pant and breech.
3. First intermediate suits for boys of ages 10-15 years inclusive shall be in sizes 28-33 inclusive, and each suit shall consist of coat, long pant and breech.
4. Second intermediate suits for boys of ages 10-16 inclusive, shall be in sizes 28-34 inclusive, and each suit shall consist of coat and two long pants.

PART II

Prices

	Column 1 manufacturer's maximum price	Column 2 retailer's maximum price in Eastern Canada	Column 3 retailer's maximum price in Western Canada
1. Junior suits	\$5.40	\$7.95	\$8.25
2. First intermediate suits	7.00	10.25	10.55
3. Second intermediate suits	7.25	10.65	10.95

FUELWOOD ORDERS

THE WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 64

Respecting Maximum Prices of Fuelwood in the Districts of Parry Sound, Algoma, Manitoulin, Nipissing and Sudbury and Certain Areas in the Districts of Cochrane and Timiskaming, all in the Province of Ontario.

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Orders Nos. A-107, A-187 and A-291 are hereby revoked and the following substituted therefor:

1. For the purposes of this Order:—

- (a) "Cochrane area" means and includes that part of the district of Cochrane in the province of Ontario
 - (i) lying within ten miles of the Timiskaming and Northern Ontario Railway from and including Porquis Junction to and including the town of Cochrane, and
 - (ii) lying within ten miles of the main line of the Canadian National Railway from and including the municipality of Hearst on the west to the Ontario-Quebec provincial boundary on the east;
- (b) "Kirkland Lake area" means and includes those portions of the districts of Timiskaming and Cochrane in the province of Ontario bounded as follows: on the south by the southern boundary of the townships of Rattray and Montrose and the townships between; on the west by the western boundary of the township of Montrose in the district of Timiskaming and the township of Evelyn in the district of Cochrane and the townships between; on the north by the northern boundary of the township of Evelyn and of the townships between Lake Abitibi and the said township of Evelyn and by the south shore of Lake Abitibi; on the east by the Ontario-Quebec provincial boundary.
- (c) "Timmins area" means the townships of Tisdale and Whitney in the district of Cochrane in the province of Ontario;
- (d) "culls" where it occurs in Schedule "E" hereto means fuelwood cut from trees which have been dead for such a time as to show signs of deterioration.

2. Except as provided in Sections 3 and 4, the maximum price at which any person may in the districts of Parry Sound, Algoma, Nipissing, Sudbury and Manitoulin in the province of Ontario sell or offer to sell seasoned fuelwood of a kind named and length specified in Schedule "A" hereto shall be the price per cord or fractional quantity of a cord set forth in said Schedule "A" opposite that kind and in the relevant column denoting that length.

3. (1) The maximum price at which any person may in the cities of North Bay, Sault Ste. Marie and the towns of Cache Bay, Mattawa, Sturgeon Falls, Parry Sound and Capreol in the Province of Ontario sell or offer to sell seasoned fuelwood of a kind named and length specified in Schedule "B" hereto shall be the price per cord or fractional quantity of a cord set forth in said Schedule "B" opposite that kind in the relevant column denoting that length.

(2) Subsection 1 of this Section shall apply to the sale or offering for sale of seasoned fuelwood stored in a municipality named in said subsection for delivery to premises of a purchaser situate outside of the municipality.

4. (1) The maximum price at which any person may in the city of Sudbury and the towns of Coppercliff and Frood Mine in the province of Ontario sell or offer to sell seasoned fuelwood of a kind named and length specified in Schedule "C" hereto shall be the price per cord or fractional quantity of a cord set forth in the said Schedule "C" opposite that kind and in the relevant column denoting that length.

(2) Subsection 1 of this Section shall apply to the sale or offering for sale of seasoned fuelwood stored in a municipality named in said subsection for delivery to premises of a purchaser situate outside of the municipality.

5. The maximum price at which any person may in Cochrane area sell or offer to sell seasoned fuelwood of a kind named and length specified in Schedule "D" hereto shall be the price per cord or fractional quantity of a cord set forth in the said Schedule "D" opposite that kind and in the relevant column denoting the length.

6. The maximum price at which any person may in Kirkland Lake area or Timmins area sell or offer to sell seasoned fuelwood of a kind named and length specified in Schedule "E" hereto shall be the price per cord or fractional quantity of a cord set forth in the said Schedule "E" opposite that kind and in the relevant column denoting that length.

7. The maximum price for a fractional quantity of a cord set forth in the said Schedules shall be applicable only to a sale or delivery to a purchaser who actually orders or requests delivery in such fractional quantity.

8. The maximum price at which any person may in a district, municipality or area mentioned in this Order sell or offer to sell seasoned fuelwood of a kind not named in a Schedule hereto, applicable to the district, municipality or area, shall bear the same ratio to the maximum price of the kind of fuelwood first named in the same Schedule as the highest lawful price at which he sold such unnamed fuelwood during the basic period as defined by the Wartime Prices and Trade Regulations bore to the highest lawful price at which he sold the kind of fuelwood first named in the said Schedule during the said basic period; provided however that the maximum price of such unnamed fuelwood shall not in any event exceed the maximum price of the kind of fuelwood first named in the said Schedule.

9. The maximum price per cord of green fuelwood sold by any person in a district, municipality or area named in this Order shall in every case be One dollar less than his maximum price per cord of seasoned fuelwood of the same kind and length and the maximum price of a fractional quantity of a cord shall be in the same ratio.

10. The maximum price of any fuelwood as fixed by this Order shall include the cost of delivery thereof to the premises of the purchaser.

11. No person in a district, municipality or area named in this Order shall insert or cause to be inserted in any newspaper or other periodical an advertisement offering fuelwood for sale unless the full name and address of the seller is set forth in the advertisement.

12. Notwithstanding anything contained in this Order no person in the district of Parry Sound, Algoma, Manitoulin, Nipissing and Sudbury shall sell or offer to sell any slabs, edgings or other millwood at a price in excess of the highest lawful price at which he may sell slabs, edgings or millwood pursuant to the provisions of the Wartime Prices and Trade Regulations.

13. Notwithstanding anything contained in this Order, in any case where the cost of the delivery is abnormal and he considers the special circumstances of the case warrant or undue hardship or injustice would otherwise ensue, the Deputy Administrator (Wood Fuel) may, in writing, authorize a seller of fuelwood to increase his maximum price by not more than One dollar per cord.

14. This Order shall be effective on and after the 3rd day of February, 1943.

Dated at Ottawa, this 29th day of January, 1943.

F. G. NEATE,
Deputy Coal Administrator.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

To FUEL ORDER No. 64

MAXIMUM prices of seasoned fuelwood in the districts of Parry Sound, Algoma, Nipissing, Sudbury and Manitoulin EXCEPTING THEREFROM the cities of North Bay, Sault Ste. Marie and Sudbury and the towns of Cache Bay, Mattawa, Sturgeon Falls, Parry Sound, Capreol, Coppercliff and Frood Mine, all in the province of Ontario.

Kinds	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9
	4' Length Cord 128	Cord 128	24" Length $\frac{1}{2}$ Cord 64	1' Cord 32	16" Length Cord 128	$\frac{1}{3}$ Cord 42 $\frac{2}{3}$	Cord 128	12" Length $\frac{1}{2}$ Cord 64	$\frac{1}{4}$ Cord 32
Column.....									
Length.....									
Quantity.....									
Cubic Feet.....									
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Hard Maple, Yellow Birch, Beech, Oak, all body-wood.....	10 00	11 50	6 00	3 25	12 50	4 65	13 50	7 00	3 75
White Birch.....	9 00	10 00	5 25	2 75	11 00	4 00	12 00	6 25	3 25
Hardwood Mixed— Hard Maple, Yellow Birch, Beech, Oak, Soft Maple, Elm, Ash and White Birch.....	8 00	9 00	4 75	2 50	10 00	3 65	11 00	5 75	3 00
Softwood, Poplar, Pine, Spruce and Hemlock....	7 00	8 00	4 25	2 25	8 50	3 25	9 00	4 75	2 50

SCHEDULE "B"

To FUELWOOD ORDER No. 64

MAXIMUM prices of seasoned fuelwood in the cities of North Bay, Sault Ste. Marie, and towns of Cache Bay, Mattawa, Sturgeon Falls, Parry Sound and Capreol in the Province of Ontario

Kinds	Col. 1 4' Length Cord 128	Col. 2 Cord 128	Col. 3 24" Length $\frac{1}{2}$ Cord 64	Col. 4 $\frac{1}{4}$ Cord 32	Col. 5 16" Length Cord 128	Col. 6 Length $\frac{1}{3}$ Cord $42\frac{2}{3}$	Col. 7 Cord 128	Col. 8 12" Length $\frac{1}{2}$ Cord 64	Col. 9 $\frac{1}{4}$ Cord 32
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Column.....									
Length.....									
Quantity.....									
Cubic Feet.....									
Hard Maple, Yellow Birch, Beech, Oak, all body- wood.....	11 00	12 50	6 50	3 50	13 50	5 00	14 50	7 50	4 00
White Birch.....	9 00	10 00	5 25	2 75	11 00	4 00	12 00	6 25	3 25
Hardwood Mixed— Hard Maple, Yellow Birch, Beech Oak, Soft Maple, Elm, Ash and White Birch.....	8 00	9 00	4 75	2 50	10 00	3 65	11 00	5 75	3 00
Softwood, Poplar, Pine, Spruce and Hemlock....	7 00	8 00	4 25	2 25	8 50	3 25	9 00	4 74	2 50

SCHEDULE "C"

To FUELWOOD ORDER No. 64

MAXIMUM prices of seasoned fuelwood in the city of Sudbury and towns of Copper Cliff and Frood Mine in the province of Ontario

Kinds	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9
	4' Length Cord 128	Cord 128	24" Length 1/2 Cord 64	1/4 Cord 32	16" Length Cord 128	12" Length 1/3 Cord 42 2/3	Cord 128	12" Length 1/2 Cord 64	1/4 Cord 32
Column.....	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Length.....	15 00	16 50	8 50	4 50.	17 50	6 35	18 50	9 50	5 00
Quantity.....	12 00	13 00	6 75	3 50	14 00	5 00	15 00	7 75	4 00
Cubic Feet.....									
Hard Maple, Yellow Birch, Beech, Oak, all body- wood.....									
White Birch.....									
Hardwood Mixed— Hard Maple, Yellow Birch, Beech, Oak, Soft Maple, Elm, Ash and White Birch.....	11 00	12 00	6 25	3 25	13 00	4 65	14 00	7 25	3 75
Softwood, Poplar, Pine, Spruce and Hemlock....	10 00	11 00	5 75	3 00	11 50	4 25	12 00	6 25	3 25

SCHEDULE "D"

To FUELWOOD ORDER No. 64

MAXIMUM prices of seasoned fuelwood in the Cochrane Area in the province of Ontario

Kinds	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9
	4' Length Cord 128	Cord 128	24" Length $\frac{1}{2}$ Cord 64	$\frac{1}{4}$ Cord 32	16" Length Cord 128	$\frac{1}{3}$ Cord $42\frac{2}{3}$	Cord 128	12" Length $\frac{1}{2}$ Cord 64	$\frac{1}{4}$ Cord 32
Column.....									
Length.....									
Quantity.....									
Cubic Feet.....									
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
White Birch.....	10 00	11 00	5 75	3 00	12 00	4 25	13 00	6 75	3 50
Softwood, Poplar, Pine, Spruce and Hemlock.....	8 00	9 00	4 75	2 50	9 50	3 50	10 00	5 25	2 75
Softwood Slabs.....	6 00	6 50	3 50	2 00	7 00	2 50	8 00	4 25	2 25

SCHEDULE "E"

To FUELWOOD ORDER No. 64

MAXIMUM prices of seasoned fuelwood in the Kirkland Lake Area and the Timmins Area in the province of Ontario

Kinds	Col. 1 4' Length Cord 128	Col. 2 Cord 128	Col. 3 24" Length ½ Cord 64	Col. 4 ¼ Cord 32	Col. 5 16" Length Cord 128	Col. 6 12" Length ⅓ Cord 42⅔	Col. 7 Cord 128	Col. 8 12" Length ½ Cord 64	Col. 9 ¼ Cord 32
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Column.....									
Length.....	11 00	12 00	6 25	3 25	13 00	4 50	14 00	7 25	3 75
Quantity.....	10 00	10 50	5 50	3 00	11 00	3 75	12 00	6 25	3 25
Cubic Feet.....	7 00	7 50	4 00	2 25	8 00	2 75	9 00	4 75	2 50
White Birch.....	6 00	6 50	3 50	2 00	7 00	2 50	8 00	4 25	2 25
Softwood, Poplar, Pine, Spruce and Hemlock....									
Culls.....									
Softwood Slabs.....									

N.B.—CULLS:—means fuelwood cut from trees which have been dead for such a time as to show signs of deterioration.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF CONSTRUCTION

Order No. 16

Logging Industry—Partial Licence Exemption

Dated December 16, 1942

Pursuant to the authority conferred by Order in Council P.C. 660 of January 30, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:—

Any word or term used herein which is defined in Order in Council P.C. 660 of January 30, 1942, shall have the meaning given to such word or term in the said Order in Council P.C. 660;

2. *Exemptions from licensing requirements for certain specified work in connection with the logging industry.*

(1) Subject to the provisions of subsection (2) of this Section, no licence under the provisions of subsection (1) of Section 3 of Order in Council P.C. 660 of January 30, 1942, shall be required by an owner of a plant used or intended to be used for logging operations or the production of lumber or timber to carry out the following projects:—

- (a) Any project consisting only of maintenance work which is urgently required from time to time to keep buildings and equipment in reasonable repair; provided that no such project shall consist of or include any alterations or additions to a building or the replacement or renewal of the roof, walls or interior of a building or any part of such roof, walls or interior;
- (b) a project consisting of construction of temporary buildings incidental to logging, pole and pile operations for the installation of presently owned equipment therein, or the moving of logging camps from one location to another, provided the moving of such a camp is carried out on the timber limit at present being cut;
- (c) a project consisting of the construction of bridges, culverts, logging railways, truck roads, landing or loading installations, where conducted in the ordinary course of logging a timber limit;
- (d) a project consisting of the construction of booming grounds, docks, grids and other marine loading and unloading facilities where necessary to the ordinary logging, pole and pile operations on a timber limit;
- (e) a project consisting of the purchase and installation of trucks, tractors, lumber carriers and other log-handling machinery used directly in a logging operation.

(2) The provisions of subsection (1) next preceding shall not apply to any project which increases the total productive capacity of the plant or to any project to be carried out for the purpose of opening a new timber limit.

C. BLAKE JACKSON,
Controller of Construction.

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF CONSTRUCTION

Order No. 17

(Emergency Plumbing Regulations)

Dated January 13, 1943.

Pursuant to the powers conferred by Order in Council P.C. 660 of January 30, 1942, as amended and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board;

It is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "Controller" or "Controller of Construction" means the person appointed Controller of Construction by the Governor in Council;
- (b) "person" includes partnership, corporation, company and/or any aggregation of persons.

2. *Plumbing to Conform to Emergency Plumbing Regulations:*

(1) On and from the date of this Order, except as provided in subsection (2) of this Section 2, no person shall, without the written permission of the Controller, install or cause to be installed any plumbing or plumbing fixture or any soil pipe, drain, vent or water pipe in any building unless such installation is in conformity with the Emergency Plumbing Regulations established by this Order.

(2) The Provisions of this Order shall not apply to the installation of any plumbing or any plumbing fixture or any soil pipe, drain, vent or water pipe in any building, if the plans for such building have been completed and approved, and the material for such installation has been shipped or delivered on or before the date of this Order.

3. *Emergency Plumbing Regulations Established*

The Emergency Plumbing Regulations are hereby made and established as hereinafter set forth:—

EMERGENCY PLUMBING REGULATIONS

Soil Pipe

(1) For the purposes of these Regulations "Fixture Unit" is the yardstick representing the volume of waste from a plumbing fixture for the purpose of determining the diameter of the soil stack, and

1 water closet comprises.....	6 fixture units
1 bath comprises	1½ fixture units
1 shower comprises	2 fixture units
1 laundry tub comprises	1½ fixture units
1 sink comprises	1½ fixture units
1 wash basin comprises	1 fixture unit.

(2) Except as provided in subsections 3 and 4 next succeeding, no soil or vent stack of a size larger than 3 inches in diameter shall be installed in any building of three or less storeys in height, where not more than thirty-five fixture units are connected to such soil or vent stack.

(3) In any district where the Health Authority having jurisdiction is of the opinion that the diameter of any soil stack should be increased by reason of danger of frost closure, the diameter of such soil stack may be increased from a point two feet below the roof of the building to a point not more than three feet above such roof, provided that where the terminus of such soil stack is less than twelve feet from any door, window or other opening into the building, the soil stack may be continued upwards to a point not less than three feet above such opening.

(4) In any district where the local authority having jurisdiction allows the soil stack to be used as a combined soil pipe and rain conductor, such soil stack may be 4 inches in diameter.

(5) Horizontal branches of soil or waste pipe for eighteen or less fixture units, shall not be larger than 3 inches in diameter.

Drains

(6) No drain of cast iron or other metal shall be constructed under ground for a distance of more than three feet from the vertical line of the soil or vent pipe to the end of the soil pipe footing.

Venting Practice

(7) No water-closet placed in the highest group of fixtures and within two feet of its soil pipe, and horizontally joined thereto, shall be individually vented.

(8) Closet vents where necessary shall not be more than $1\frac{1}{2}$ " in diameter for any total pipe length up to 45 feet. Where two such vents connect together, the size of the combined vent shall not be more than $1\frac{1}{2}$ " in diameter for any total pipe length up to 45 feet.

(9) Vents for water-closets in batteries or series shall be of the circuit or loop type, and such vents shall not be more than $1\frac{1}{2}$ " in diameter for each 8 or less branches, taken off above the centre line of the horizontal pipe and in front of the last fixture branch.

(10) Closet vents into which not more than twenty-five $1\frac{1}{4}$ " vents for other fixtures are connected, shall not be larger than 2" in diameter.

(11) Where a number of fixture vents other than water-closet vents are taken progressively from one branch line, the maximum sizes of branches shall be as follows:—

1" branch will carry four $1\frac{1}{4}$ " vents;

$1\frac{1}{2}$ " branch will carry twelve $1\frac{1}{4}$ " vents;

2" branch will carry fifty $1\frac{1}{4}$ " vents.

At no point shall any branch be larger than sufficient to carry the vents connected in, according to the above.

Water Piping

(12) In single or in multiple dwellings, stop-cocks or shutoff valves shall be limited to one stop-and-waste valve at or near the wall through which the service enters the building, one valve on the hot water supply and one valve on the cold water supply of each separate dwelling unit.

(13) Water supply piping shall not be larger than $\frac{3}{4}$ " in buildings not higher than three storeys and basement providing pressure at point where water enters building is 50 pounds or more, and providing the supply system does not serve more than ten fixtures and does not serve flush valves or faucets having outlets exceeding $\frac{1}{2}$ " in effective diameter.

(14) Not more than two sill cocks shall be installed in any single family dwelling.

(15) Capacity of range boilers and hot water storage tanks shall be limited to a maximum of 22 Imp. Gallons capacity per single family dwelling on all new construction. On replacements the size of the boiler shall be limited to the size of the boiler being replaced.

General

(16) The provisions of these Regulations shall be subject to any variation therefrom authorized by written permission from the Controller by reason of the existence of any unusual circumstance in the design of the building, soil, or other local conditions.

C. BLAKE JACKSON,
Controller of Construction.

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CONSTRUCTION

ORDER NO. 18

(Oil Industry—Licence Exemption)

Dated January 13, 1943.

Pursuant to the powers conferred by Order in Council P.C. 660 of January 30, 1942, as amended and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board:

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires: any word or term used herein which is defined in Order in Council P.C. 660 of January 30, 1942, shall have the meaning given to such word or term in the said Order in Council P.C. 660.

2. *Exemption from Licensing Requirements*

No licence under the provisions of subsection (1) of Section 3 of Order in Council P.C. 660 shall be required for the following work only:—

- (a) Any project consisting of drilling any new well for the production of oil including the installation of the necessary equipment to control the flow from any such well, but not including tanks or other equipment for oil storage; and
- (b) Any project consisting of such repairs to buildings and equipment in plants used for refining or processing petroleum oils as are necessary to maintain the plant at its present production levels.

3. *Orders of the Oil Controller Unaffected*

Nothing in this Order shall affect any Order or instruction of the Oil Controller heretofore or hereafter issued, and in the event of any conflict between the provisions of this Order and any provision of any Order or instruction of the Oil Controller, the Order or instruction of the Oil Controller shall prevail.

C. BLAKE JACKSON,

Controller of Construction.

HENRY BORDEN,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 22A

(Motor Vehicle Automotive Parts Manufacturers Advisory Committee, Amended)

Dated January 15, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1121 dated February 13, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board.

IT IS HEREBY ORDERED AS FOLLOWS:

1. Section 5 of the Order of the Motor Vehicle Controller No. M.V.C. 22 dated June 30, 1942, is hereby amended by adding thereto at the end thereof:

“George J. Beattie, President of the Auto Electric Service Company, Limited, Toronto.”

E. R. BIRCHARD,

Deputy Motor Vehicle Controller.

APPROVED:

HENRY BORDEN,

Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 6

(Maximum Prices for Crude Rubber)

Dated January 12, 1943.

Pursuant to the authority conferred by Order in Council P.C. 9995, dated November 3rd, 1942, and by any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, except where the context otherwise requires:

- (a) "authorized dealer" means a person who holds an unrevoked permit in writing, issued by the Rubber Controller, authorizing such person to deal in rubber in Canada;
- (b) "deal in" includes buy, sell, exchange, supply, deliver or otherwise dispose of;
- (c) "Fairmont" means the Fairmont Company Limited;
- (d) "person" includes any partnership, corporation, company and/or any aggregation of persons;
- (e) "processor" means any person in Canada who processes, manufactures or fabricates rubber, either alone or in combination or conjunction with anything else, into any other form, article, commodity, substance, material or thing;
- (f) "rubber" means crude natural rubber in all its forms except guayule, and, without restricting the generality of the foregoing, includes liquid latex of natural rubber not compounded beyond the addition of preservatives, unmanufactured crude balata and unmanufactured gutta percha.

2. *Orders Nos. C.S. 4-B and C.S. 4-E rescinded*

Orders No. C.S. 4-B, dated November 20th, 1941, and No. C.S. 4-E, dated December 16th, 1941, issued by the Controller of Supplies, and by Order in Council P.C. 9995, dated November 3rd, 1942, made Orders of the Rubber Controller, are hereby rescinded.

3. *Maximum prices to which Fairmont is entitled*

(1) Fairmont may demand and accept from purchasers for rubber bought from or supplied by it, a price, which, exclusive of inland freight charges, is not in excess of the maximum price fixed in respect to each grade or classification of rubber in Schedule "A" to this Order;

(2) Notwithstanding the provisions of sub-section (1) of this Section, Fairmont may demand and accept from any processor for rubber stored or held by such processor on behalf of Fairmont prior to November 20th, 1941, and for rubber purchased by Fairmont prior to such date and intended for the use of a processor, a price *equal to the all inclusive cost* of such rubber to Fairmont;

(3) In addition to the prices of rubber listed in Schedule "A" to this Order, Fairmont shall be entitled to demand and accept from any purchaser the inland freight charges on such rubber at an equalized rate to be determined by Fairmont from time to time.

4. *Maximum prices to which authorized dealers are entitled*

(1) Any authorized dealer may sell rubber in the grades and classifications mentioned in Schedule "B" to this Order, and may demand and/or accept from purchasers for each such grade or classification, in addition to the price fixed by Schedule "A" to this Order the mark-up or increase fixed by Schedule "B" to this Order for each such grade or classification;

(2) In addition to the prices listed in Schedule "B" to this Order, authorized dealers shall be entitled to demand and accept from any purchaser inland freight charges at an equalized rate to be determined by Fairmont from time to time, plus freight from the authorized dealer's warehouse to the point of destination.

A. H. WILLIAMSON,
Rubber Controller.

Approved:

HENRY BORDEN,
Chairman Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board:

D. GORDON,
Chairman.

SCHEDULE "A" TO ORDER No. RUBBER 6

A. H. WILLIAMSON,
Rubber Controller.

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

The maximum selling prices of rubber (exclusive of inland freight charges) to which Fairmont Company Limited is entitled:—

<i>Grade or Classification</i>	<i>Price per Pound</i>
No. IX Ribbed Smoked Sheets in bales.....	\$.2498
No. IX Ribbed Smoked Sheets in cases.....	.2498
No. 1 Ribbed Smoked Sheets in cases.....	.2491
No. 1 Ribbed Smoked Sheets in bales.....	.2491
No. 2 Ribbed Smoked Sheets in bales.....	.2470
No. 3 Ribbed Smoked Sheets in bales.....	.2442
No. 4 Ribbed Smoked Sheets in bales.....	.2414
No. 5 Ribbed Smoked Sheets in bales.....	.2289
No. IX Thick Pale Latex Crepe in cases.....	.2588
No. IX Thick Pale Latex Crepe in bales.....	.2553
No. 1 Thick Pale Latex Crepe in cases.....	.2574
No. 1 Thick Pale Latex Crepe in bales.....	.2539
No. 2 Thick Pale Latex Crepe in cases.....	.2456
No. 2 Thick Pale Latex Crepe in bales.....	.2456
No. 3 F.A.Q. Thick Palish Latex Crepe in cases or bales.....	.2428
No. IX Thin Pale Latex Crepe in cases.....	.2588
No. 1 Thin Pale Latex Crepe in cases.....	.2574
No. 2 Thin Pale Latex Crepe in cases.....	.2456
No. 2 Thin Pale Latex Crepe in bales.....	.2456
No. 3 F.A.Q. Thin Palish Latex Crepe in cases or bales.....	.2428
No. IX Thick Brown Crepe in bales.....	.2384
No. 2X Thick Brown Crepe in bales.....	.2338
No. 3X Thick Brown Crepe in bales.....	.2220
No. IX Thin Brown Crepe in cases.....	.2384
No. IX Thin Brown Crepe in bales.....	.2384
No. 2X Thin Brown Crepe in cases.....	.2338
No. 2X Thin Brown Crepe in bales.....	.2338
No. 3X Thin Brown Crepe in cases.....	.2220
No. 3X Thin Brown Crepe in bales.....	.2220
No. 1 Thick Remilled Blanket Crepe in bales.....	.2384

No. 2	Thick Remilled Blanket Crepe in bales.....	·2359
No. 3	Thick Remilled Blanket Crepe in bales.....	·2345
No. 4	Thick Remilled Blanket Crepe in bales.....	·2288
No. 1	Thin Brown Remilled Crepe in bales.....	·2359
No. 2	Thin Brown Remilled Crepe in bales.....	·2338
No. 3	Thin Brown Remilled Crepe in bales.....	·2288
No. 4	Thin Brown Remilled Crepe in bales.....	·2220
No. 1	Rolled Brown in bales.....	·1991
No. 1	Smoked Blanket	·2345
No. 2	Smoked Blanket	·2331
	Liquid Latex (dry weight) 38%—40%.....	·35
	Liquid Latex (dry weight) 60%—62%.....	·37
	Liquid Latex (dry weight) 73%—75%.....	·40
	Claro Bran No. IX RSS in cases.....	·2489
	No. IX RSS European Estates Trimmings in cases or bales.....	·2442
	Sole Crepe Trimmings and/or No. IX Thin Pale Crepe Trimmings in cases or bales	·2539
	R.C.M.A. Watermarked Crepe Type No. 16 in cases.....	·2928
	R.C.M.A. Watermarked Crepe Type No. 17 in cases.....	·2872
	R.C.M.A. Watermarked Crepe Type No. 18 in cases.....	·2706
	Sole Crepe (Harrison and Crossfield and R.C.M.A.) in cases.....	·3122

SCHEDULE "B" TO ORDER No. RUBBER 6

A. H. WILLIAMSON,
Rubber Controller.

D. GORDON,
Chairman—The Wartime Prices and Trade Board.

HENRY BORDEN,
Chairman—The Wartime Industries Control Board.

The maximum selling prices of rubber, (exclusive of inland freight charges) to which authorized dealers are entitled

The maximum selling prices of rubber (exclusive of inland freight charges) which any authorized dealer may charge shall be those set up in Schedule "A" to this Order; provided, however, that the following increases may be made for the kinds and quantities set out below:

Crude Rubber in Bales or Cases other than Sole Crepe and Sucre

On orders for 30 ton or more for one delivery.....	\$ ·0030 per lb
On orders for 10 ton or more for one delivery.....	·0060 per lb
On orders for 1 ton or more for one delivery.....	·0100 per lb.
On orders for less than one ton for one delivery.....	·0250 per lb.
On orders for less than one package for one delivery.....	·1000 per lb.

Sole Crepe and Sucre

On orders for 30 ton or more for one delivery.....	·0150 per lb.
On orders for 5 ton or more for one delivery.....	·0250 per lb.
On orders for less than 5 ton for one delivery.....	·0300 per lb.

Liquid Latex

On orders for 10 drums or more for one delivery.....	·0100 per lb. dry wt.
On orders for less than 10 drums for one delivery.....	·0250 per lb. dry wt.
On orders for 5 gallons or more for one delivery.....	·1250 per lb. dry wt.
On orders for less than 5 gallons for one delivery.....	·1750 per lb. dry wt.

VOLUME I—No. 6

February 15, 1943



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PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

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should read	
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PART I
Orders in Council

Order in Council approving agreement between Department of
Munitions and Supply and Wartime Salvage Limited re
steel scrap and scrap metals

P.C. 131

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 8th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance and the Minister of Munitions and Supply report that they have received representations from the Wartime Prices and Trade Board and Wartime Industries Control Board, respectively, to the following effect:—

That by the Regulations Respecting Steel established by Order in Council P.C. 2742 of June 24, 1940, as revised and re-established by Order in Council P.C. 8053 of September 9, 1942, powers in respect of steel, including scrap metals which go into the making of steel were vested in the Steel Controller appointed by the Governor in Council on the recommendation of the Minister of Munitions and Supply, including the power to buy or otherwise acquire, store, allocate, sell, or otherwise dispose of, and to fix prices of, such steel or scrap metals;

That by the Regulations Respecting Metals established by Order in Council P.C. 3187 of July 15, 1940, as revised and re-established by Order in Council P.C. 5225 of July 8, 1942, powers in respect of Metals, including scrap metals which go into the making of metals were vested in the Metals Controller, appointed by the Governor in Council on the recommendation of the Minister of Munitions and Supply, including power to buy or otherwise acquire, store, allocate, sell or otherwise dispose of, and to fix prices of, such metals or scrap metals;

That pursuant to Order in Council P.C. 2530 of the 30th day of March, 1942, Wartime Salvage Limited was incorporated for the purpose of facilitating, under the direction of the Wartime Prices and Trade Board, the conservation and salvage of waste paper and other waste and used matter of all kinds;

That the said Order in Council P.C. 2530 and the agreement thereto annexed between such Company and His Majesty the King represented by the Minister of Finance, provide, among other things, that from monies appropriated by Parliament under the War Appropriation Act, 1941, there be paid to Wartime Salvage Limited as accountable advances such amounts at such times as the Minister of Finance may determine for the purpose of paying the administrative and other expenses of such Company and for carrying out its corporate purposes;

That it is proposed by the Wartime Industries Control Board that the facilities of Wartime Salvage Limited be utilized by such Board in the salvage of steel scrap and scrap metals entering into steel, acting through the agency of the Steel Controller, and in the salvage of other scrap metals, acting through the agency of the Metals Controller, in accordance with such arrangements as may be made from time to time; and

That it is further proposed by the Wartime Industries Control Board that the facilities of Wartime Salvage Limited be made available to the Minister of Munitions and Supply for any operations with respect to the salvage of any other waste and used matter within the jurisdiction of such Minister which it may be desired to arrange for in the future.

And whereas it is deemed to be desirable that such arrangements be authorized by the Governor General in Council.

Therefore, His Excellency the Governor General in Council, on the joint recommendation of the Minister of Finance and the Minister of Munitions and Supply, and pursuant to powers conferred on the Governor in Council by the War Measures Act and the Department of Munitions and Supply Act and otherwise, is pleased to order and doth hereby order as follows:—

1. Wartime Salvage Limited is hereby authorized to act as agent of the Minister of Munitions and Supply in respect of the acquisition, storage, processing, transportation and disposal of any steel scrap and scrap metals and any goods, wares or merchandise to such extent and in such manner as may be determined by the Minister of Munitions and Supply, to be evidenced by an agreement or agreements between the Minister of Munitions and Supply and Wartime Salvage Limited, concurred in by the Minister of Finance.

2. From and after the date of any agreement executed between Wartime Salvage Limited and the Minister and/or the Department of Munitions and Supply with the concurrence of the Minister of Finance in respect of steel scrap and scrap metals, the Minister of Finance and the Wartime Prices and Trade Board shall cease to have any financial or other responsibility in connection with the operations of Wartime Salvage Limited in respect of steel scrap or scrap metals; and the provisions of the agreement entered into between Wartime Salvage Limited and His Majesty, represented by the Minister of Finance, pursuant to Section 3 of said Order in Council P.C. 2530 shall cease to apply to such operations in steel scrap or scrap metals.

3. From and after the date of any agreement executed under the provisions of Section 1 hereof, the Minister of Finance and the Wartime Prices and Trade Board shall cease to have any financial or other responsibility in connection with the operations of Wartime Salvage Limited in respect of any goods, wares or merchandise referred to in such agreement; and thereafter the provisions of the said agreement entered into pursuant to said Order in Council P.C. 2530 shall cease to apply to such operations and goods, wares or merchandise.

4. From the monies appropriated by Parliament under the War Appropriation Act and allotted by the Treasury Board to the Department of Munitions and Supply, there shall be paid over to the Wartime Salvage Limited as an accountable advance or advances such sums at such times as the Minister of Munitions and Supply may determine, for the purpose of paying the expenses of such Company incurred pursuant to any such agreement or agreements; and the said Minister may arrange with the Auditor General for such certificates as may be deemed desirable and practicable and may arrange with the said Company for reports in respect of its operations relating to the aforesaid agreement or agreements.

5. All monies disbursed and received by Wartime Salvage Limited pursuant to any agreement or agreements with the Minister of Munitions and Supply shall be for the account of the Department of Munitions and Supply.

A. D. P. HEENEY,
Clerk of the Privy Council.

MEMORANDUM OF AGREEMENT made the day of December, 1942
BETWEEN :

THE HONOURABLE THE MINISTER OF MUNITIONS
AND SUPPLY (hereinafter called "the Minister")

OF THE FIRST PART

and

WARTIME SALVAGE LIMITED, a Company incorporated
under the laws of the Dominion of Canada (hereinafter called
"the Company")

OF THE SECOND PART

WITNESSETH THAT:

Whereas the Company is wholly owned by His Majesty the King in right of Canada and by Order in Council P.C. dated 1942, it is provided that the Company is authorized to act as agent of the Minister in respect of the acquisition, storage, processing, transportation and disposal of any steel scrap and scrap metal and any goods, wares or merchandise in such manner as may be evidenced by an agreement or agreements between the Minister and the Company, concurred in by the Minister of Finance;

And whereas it is desirable that such an agreement be entered into with respect to scrap metal, as hereinafter defined.

Now therefore the parties agree as follows:—

1. For the purposes of this agreement

- (a) "Metals Controller" means the person appointed Metals Controller by the Governor in Council and includes any Deputy Metals Controller;
- (b) "Steel Controller" means the person appointed Steel Controller by the Governor in Council and includes any Associate Steel Controller and any Deputy Steel Controller;
- (c) "Scrap Metal" means any article, commodity, material or thing which contains any ferrous or non-ferrous metal and which is suitable for scrap. Any such article, commodity, material or thing shall be deemed to be suitable for scrap if it is or forms part of any building structure, plant, article or thing which is disused, obsolete, redundant, or otherwise, serving no immediate vital purpose, and "scrap metal" shall include any metal or stocks of metal designated as scrap metal by either the Steel Controller or the Metals Controller.

2. The Company is hereby authorized and hereby agrees to act as the agent of the Minister to perform the following duties:—

- (a) Acquire, collect, store, process, transport, exchange, sell or otherwise dispose of, receive payment and pay for scrap metal in such manner, from and to such persons, on such terms, and at such prices as the Steel Controller and/or the Metals Controller or their respective duly authorized representatives may from time to time direct.
- (b) Pay such expenses incidental to the acquisition, exchange, sale or other disposition, storage, transportation and processing of scrap metal as may be directed by the respected Controllers or their respective duly authorized representatives.
- (c) Generally to perform such functions in relation to the acquisition, exchange, sale or other disposition, storage, transportation and processing of scrap metal as may be directed by the respective Controllers or their respective duly authorized representatives.

3. (1) No document shall be executed in the name of the Company and no obligation entered into in the name of the Company except by a person expressly authorized in writing by the Company so to do.

(2) The Steel Controller and the Metals Controller may from time to time advise the Company in writing of the names of persons authorized to act as their respective representatives with regard to scrap metal and the Company hereby agrees to appoint all such persons its authorized agents for the purpose of acquiring, exchanging, disposing of, storing, transporting and processing scrap metal, and further agrees to honour all contracts for any such transaction which bear the signature of any of such persons and to pay all invoices for any expense of and incidental to any such transaction when such invoice bears the signature of any of such persons as approving such invoice. Each such person shall sign any such contract and invoice expressly as "authorized agent for Wartime Salvage Limited."

4. (1) The Minister agrees to pay to the Company as an accountable advance or advances in such amounts and at such times as he may determine such sums as he may approve for the carrying out of any duties in connection with scrap metal directed to be performed by the Company pursuant to the provisions of this agreement, and for the reasonable administrative expenses of the Company properly attributable to the carrying out of such duties. Requisitions for such payments shall be made to the Minister from time to time by the Company over the signature of such officers as may be designated by the bylaws or by resolution of the Company, accompanied by such information as the Minister may require.

(2) The Company agrees that all monies provided by the Minister hereunder shall be used solely for the carrying out of any duties in connection with scrap metals directed to be performed by the Company pursuant to the provisions of this agreement and for the reasonable administrative expenses of the Company properly attributable to the carrying out of such duties.

5. (1) The Company agrees to keep proper accounts and records of its affairs and operations hereunder together with invoices, receipts, vouchers and statements in connection therewith. The Company shall make reports to the Minister as and when required by the Minister. The Company also agrees that after the close of each calendar month it will render to the Minister a statement of the Company's affairs and operations hereunder for such calendar month, certified as correct by such of its officers as may be designated by the bylaws or by resolution of the Company. The Company also agrees that as soon as practicable after the close of each fiscal year it will render to the Minister a statement of the Company's affairs and operations hereunder for such calendar year, certified as correct by such of its officers as may be designated by the bylaws or by resolution of the Company.

(2) The accounting systems and procedure of the Company with respect to its operations hereunder shall be subject to the approval of the Auditor General of Canada.

6. Notwithstanding anything hereinbefore contained, it is understood and agreed that the Minister shall at all times have the right to exercise such control over the affairs and operations of the Company with respect to its operations hereunder as he may in his absolute discretion see fit, and that the Company shall do or refrain from doing, as the case may be, all such things in connection with such operations as the Minister may from time to time direct, and that all obligations of the Minister under this agreement are conditional upon the Company acting accordingly.

7. Any and all rights, powers and privileges herein conferred upon the Minister may be exercised by the Deputy Minister of Munitions and Supply and/or any other representative or representatives of the Minister duly authorized in writing by the Minister for that purpose.

8. All monies and scrap metal received by the Company in respect of any of the operations of the Company hereunder shall be the property of His Majesty the King in right of Canada and shall be dealt with in such manner as the Minister may from time to time direct.

9. This Agreement shall remain in force until terminated by the Minister by written notice of termination delivered to the Company.

In witness whereof this agreement has been executed by the Company under its corporate seal duly affixed thereto by its officers authorized in that behalf, and has been executed by the Minister and concurred in by the Honourable the Minister of Finance.

SIGNED, SEALED AND DELIVERED
in the presence of:

.....
Witness

Concurred in:

.....
The Honourable the Minister of Finance.

Order in Council authorizing the rate of excise tax that shall be imposed, levied and collected on sugar

P.C. 545

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of FEBRUARY, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas sub-section 1 of Section 80 of the Special War Revenue Act, as amended, provides that whenever goods mentioned in Schedule II to that Act are imported into Canada or taken out of warehouse, or manufactured or produced in Canada and sold, there shall be imposed, levied and collected an excise tax at the rate set opposite each item in the said Schedule;

And whereas one of the items of Schedule II of the Special War Revenue Act reads:

"Sugar, etc:

(a) Materials enumerated in Customs Tariff Items 134, 135, 135a, 135b." the rate of excise tax set opposite this item being "one and one-half cents per pound";

And whereas The Wartime Prices and Trade Board, on the advice of the Sugar Administrator, recommends that the rate of excise tax on sugar be reduced from one and one-half cents to one cent per pound in order to encourage a greater production of beet sugar in Canada;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that the rate of excise tax that shall be imposed, levied and collected on sugar as described in sub-item (a) of item 2 of Schedule II to the Special War Revenue Act, as amended, when imported into Canada or taken out of warehouse, or manufactured or produced in Canada and sold, shall be one cent per pound, effective September 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council establishing a Committee to survey the location of
all food service including canteens, cafeteria, etc., re
Government employees in Ottawa**

P.C. 649

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 1st February, 1943.

The Committee of the Privy Council have had before them a report, dated 25th January, 1943, from the Minister of Pensions and National Health, representing that the Department of Pensions and National Health has authority to enter any industrial premises where there are war contracts in order to endeavour to interest the management in the maintenance of proper canteen facilities and supervision by trained personnel, which service has been very much appreciated by both Industry and Employees and has resulted in a marked improvement in the benefitting of the health of all concerned and in the provision by the plant of construction and management to safeguard the health and comfort of employees; and

That the Federal Government staff in Ottawa is conscious of the successful interest of the Department in war industries and is also reporting inadequate facilities in the city for obtaining meals and rest room accommodation.

The Minister, therefore, recommends that the Minister of Public Works, the Minister of Pensions and National Health and the Chairman of the Civil Service Commission be authorized each to designate a senior official to form a committee of three; such committee to receive reports from officers to be detailed by the said Departments and by the Commission to survey the location of all food services, including canteens, cafeteria, lunches supplied by outside agencies, restaurants and dining rooms, as well as rooms allotted to employees for the consumption of food in the buildings occupied by Government employees in Ottawa, such reports to cover the healthful operation and adequacy of the said facilities, having regard to the number of Government employees concerned, and the adequate and proper provision of rest rooms in the said buildings and their acceptable maintenance.

The Minister further recommends that the said committee of three report to the Minister of Pensions and National Health its findings with recommendations as to the desirability of placing the working conditions of the Civil Service under the same supervision as those of war industries.

The Committee concur in the foregoing recommendations and submit the same for approval.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council approving the amendment to the Regulations
dealing with contributions made by the Unemployment
Insurance Commission**

P.C. 656

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 26th day of January, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that he is advised by the Unemployment Insurance Commission that pursuant to the provisions of Section 14 of The Unemployment Insurance Act, 1940, the Commission has made the following regulation:—

“The Regulations dealing with contributions made by the Unemployment Insurance Commission and approved by Order in Council P.C. 3581 dated May 23, 1941, are amended by adding thereto the following section:

‘30. Every person who is employed in a mine and whose employment is described by Part I of the First Schedule to the Act and by Item (n) of Part II of the Schedule, and who is not paid a fixed salary, shall be included among the classes of persons employed in insurable employment.’”

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and pursuant to the provisions of Subsection (1) of Section 93 of the Unemployment Insurance Act 1940 is pleased to approve and doth hereby approve the above regulation.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting import, except under permit, of wool yarns and fabrics

P.C. 691

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 26th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance has received representations from the Wartime Prices and Trade Board, on the advice of the Wool Administrator, to the effect

- (a) That the supply of wool yarns and fabrics for clothing has been greatly reduced as a result of war conditions;
- (b) that because of reduced supplies available it is essential that wool yarns and fabrics possessing maximum durability and utility be imported into Canada; and
- (c) that in order to buy such wool yarns and fabrics to the best advantage and to facilitate their distribution in Canada it is necessary to control importations by permit;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to authority conferred by the War Measures Act and otherwise, is pleased to order that each and every importation of goods into Canada enumerated in the following Tariff Items be, and it is hereby prohibited except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue, namely:—

ex 536 —Batts, batting and wadding of wool.

551 —Yarns, composed wholly or in part of wool or hair but not containing silk or artificial silk, n.o.p.

551a—Yarns and warps composed wholly of wool or in part of wool or hair, imported by manufacturers for use exclusively in their own factories, n.o.p.

551b—Mohair or alpaca yarns, imported by manufacturers of cut pile fabrics for upholstery purposes for use exclusively in the manufacture of such cut pile fabrics, in their own factories.

551c—Yarns and warps composed wholly of hair or of hair and any vegetable fibre, imported by manufacturers for use in their own factories.

551d—Yarns and warps, spun on the worsted system, composed wholly of wool or in part of wool or hair, imported by manufacturers for use in their own factories in the manufacture of woven fabrics in chief part by weight of wool or hair and not exceeding six ounces to the square yard, when in the gray or unfinished condition, under such regulations as may be prescribed by the Minister.

552 —Felt, pressed, of all kinds, in the web, not consisting of or in combination with any woven, knitted or other fabric or material.

- ex 553 —Blankets, wholly or in chief part by weight of wool, not to include automobile rugs, steamer rugs, or similar articles.
- ex 553a—Stereotypers' and typecasters' blankets or blanketing and press blankets or blanketing used for printing presses, of a class or kind not made in Canada, containing wool
- 554 —Woven fabrics, composed wholly or in chief part by weight of yarns of wool or hair, not exceeding in weight six ounces to the square yard, n.o.p., when imported in the gray or unfinished condition, for the purpose of being dyed or finished in Canada.
- 554a—Woven fabrics, consisting of cotton warps with wefts of lustre wool, mohair or alpaca, generally known as lustres or Italian linings, n.o.p.
- 554b—Woven fabrics composed wholly or in part of yarns of wool or hair, n.o.p.
- 554c—Woven fabrics, composed wholly or in chief part by weight of yarns of wool or hair, not exceeding in weight four ounces to the square yard, when imported in the gray or unfinished condition, for the purpose of being dyed or finished in Canada.
- 554d—Woven or braided fabrics not exceeding twelve inches in width, whether with cut pile or not, wholly or in part of wool, the hair of the camel, alpaca, goat or other like animal.
- 554e—Filter press cloth of wool.
- 554f—Woven fabrics, composed wholly or in part of yarns of wool or hair, commonly known as billiard cloth.
- 554g—Filter press cloth of wool or hair (except human hair) for use in extracting oil from beans, nuts or seeds.
- 556 —Needled felt of hair, or of hair and wool, not coloured, impregnated with rubber solution on one side, when imported by manufacturers of felt carpets and carpeting, for use exclusively in the manufacture of printed felt carpets and carpeting, in their own factories.
- 556a—Melton cloth, imported by manufacturers of tennis balls for use in the manufacture of tennis balls, in their own factories.
- 556b—Slipper cloth, woven, napped on one or both sides, wholly or in part of wool, not to contain silk or artificial silk, weighing not less than 22 ounces per square yard, when imported by manufacturers of indoor footwear, to be used exclusively in the manufacture of such articles in their own factories.
- ex 568 —Knitted garments, knitted underwear and knitted goods, n.o.p., wholly or in chief part, by weight, of wool.
- 568a—(i) Socks and stockings of wool.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing medical treatment, hospitalization and
 care in the case of female ex-members of the naval,
 military and air forces**

P.C. 818

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 5th day of FEBRUARY, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health, and under the authority of the War Measures Act (Chapter 206, Revised Statutes of Canada, 1927), and notwithstanding

the provisions of any other statute, regulation or order, is pleased to authorize and doth hereby authorize the Minister of Pensions and National Health, if he sees fit, to grant and provide aid in the form of adequate special medical treatment, hospitalization and care in the case of female ex-members of the naval, military and air forces of Canada who have been discharged therefrom by reason of having become temporarily unfit for service according to prevailing medical standards and to make, subject to the approval of the Treasury Board, rules and regulations prescribing the aid aforesaid and the circumstances in and conditions upon which the same shall be granted and provided.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing the dispatch of personnel who have
been called out for training service or duty pursuant to the
National Resources Mobilization Act 1940, for duty in
Newfoundland (including Labrador)**

P.C. 907

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 5th day of FEBRUARY, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Associate Minister of National Defence states that the Chief of the General Staff reports that:

- (a) Additional personnel is required to reinforce formations and units of the Royal Canadian Corps of Signals, the Royal Canadian Engineers, the Royal Canadian Army Service Corps, the Royal Canadian Army Medical Corps and the Royal Canadian Ordnance Corps serving in Newfoundland and Labrador.
- (b) It is considered that the requirements of such formations and units in Newfoundland and Labrador for additional personnel can be met satisfactorily by posting to such formations and units personnel who have been called out for training, service and duty pursuant to the provisions of the National Resources Mobilization Act, 1940.

That the Deputy Minister of National Defence (Army) therefore recommends that appropriate action be taken to permit the posting of such personnel to formations and units of the Royal Canadian Corps of Signals, the Royal Canadian Engineers, the Royal Canadian Army Service Corps, the Royal Canadian Army Medical Corps and the Royal Canadian Ordnance Corps serving in Newfoundland and Labrador; and

That no additional expenditure is involved in the foregoing proposal.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Associate Minister of National Defence, and under and by virtue of the provisions of the National Resources Mobilization Act, 1940, and the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:

"Notwithstanding the provisions of any other statute, law, regulation or order, the Minister of National Defence is hereby authorized and directed to dispatch such personnel who have been called out for training, service or duty pursuant to the provisions of the National Resources Mobilization Act, 1940, as from time to time to him seems necessary, having regard to the military exigencies of the moment, to Newfoundland (including Labrador) for training, service and duty with formations and units of the Royal Canadian Corps of Signals, the Royal Canadian Engineers, the Royal Canadian Army Service Corps, the Royal Canadian Army Medical Corps and the Royal Canadian Ordnance Corps; and to issue or cause to be issued all orders and to take all steps necessary to give effect

to this authorization and direction; and all personnel so to be dispatched are respectively hereby required (in addition to all other obligations for training, service or duty) to perform while in Newfoundland (including Labrador) such training, service or duty as may be ordered by any superior officer in all respects as if the aforesaid training, service or duty in Newfoundland (including Labrador) was training, service or duty performed or ordered to be performed in Canada.

Further, that all personnel so dispatched or who may at any time be so dispatched are, pursuant to Section 64 of the Militia Act, Chapter 132, Revised Statutes of Canada, 1927, placed on active service beyond Canada for the defence thereof."

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending the Defence of Canada Regulations
(Consolidation) 1942: evacuation of areas under
Regulations 32 and 32A**

P.C. 911

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 5th day of FEBRUARY, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports that it is deemed advisable to amend the Defence of Canada Regulations (Consolidation) 1942, so as to confer upon the Minister of Pensions and National Health certain powers with respect to the evacuation of areas pursuant to Regulations 32 and 32A of the said Defence of Canada Regulations (Consolidation) 1942;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under the authority of the War Measures Act, chapter 206, of the Revised Statutes of Canada 1927, is pleased to amend the Defence of Canada Regulations (Consolidation) 1942, and they are hereby amended by inserting immediately after paragraph (2) of Regulation 32B thereof the following paragraph:

"(3). The Minister of Pensions and National Health may take or authorize any person or persons to take such steps as such Minister may deem necessary for the purpose of effecting or facilitating the transference of persons from one area to another pursuant to any order made under Regulation 32 or 32A of these Regulations."

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council establishing and confirming the mobilization of the
newsprint industry**

P.C. 918

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 4th day of February, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that, by reason of a shortage of manpower, electrical power and essential materials, it was deemed necessary in September last to mobilize the resources of the Canadian newsprint industry to assure the most efficient use of such manpower, electrical power and essential materials as might be available for the production of newsprint;

That by Order No. 170 of the Wartime Prices and Trade Board effective 4th September, 1942, the Newsprint Administrator was empowered to allocate the production of newsprint among manufacturers in Canada, and, subsequently, by the Order of the Newsprint Administrator A 451 dated 26th October, 1942, allocation was effected by means of a system of permits;

That by Order No. 222 of the Wartime Prices and Trade Board dated 30th December, 1942, duly approved by Order in Council P.C. 11799, dated 31st December, 1942, provision was made for distribution of burdens and benefits arising from the aforesaid allocation;

That under the aforesaid provisions each manufacturer is to place his manufacturing facilities at the disposal of His Majesty in that each manufacturer is assigned an established percentage of the total production of newsprint in Canada, and, in the event of a manufacturer being in fact allowed or directed to produce newsprint in any month in excess of its established percentage, it was provided that the manufacturer should remit to a trust fund established for the purpose a sum to be determined by the Newsprint Administrator, out of which fund payments would be made to manufacturers falling short of their established percentages;

And whereas the Minister of Finance is of the opinion that such mobilization of the industry was and is necessary for the efficient prosecution of the war and for maintaining supplies and services essential to the community;

Now, therefore, His Excellency the Governor General in Council—without detracting from the validity of what has already been done by the Wartime Prices and Trade Board and by the Newsprint Administrator—on the recommendation of the Minister of Finance and pursuant to the powers vested in the Governor in Council by the National Resources Mobilization Act, 1940, as well as pursuant to any other power vested in the Governor in Council in that behalf, is pleased, hereby to establish and confirm the plan of mobilization aforesaid and such acts and things as have been done thereunder and doth hereby order that manufacturers of newsprint shall place their manufacturing facilities at the disposal of His Majesty in accordance with the terms of the said plan and pay into the fund established thereunder the sums of money fixed by the Newsprint Administrator, as property required to be placed at the disposal of His Majesty.

For greater certainty, but without restricting the generality of the foregoing, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to the powers aforesaid, is further pleased to order and doth hereby order as follows:—

- (a) The Commodity Prices Stabilization Corporation shall be trustee of the said fund.
- (b) The said Corporation shall receive into the fund the contributions set forth in the Schedule "A", attached hereto and make disbursements therefrom to the parties and in the amounts set forth in Schedule "B", attached hereto.
- (c) The said Corporation shall receive such contributions as may be paid into the said fund and disburse same as shall be from time to time directed by the Newsprint Administrator.
- (d) Order No. 222 of the Wartime Prices and Trade Board is hereby approved and adopted and all acts heretofore done thereunder are hereby confirmed: Provided, however, that nothing herein shall prevent the said Newsprint Administrator from making such adjustments in payments as provided for in the said Order No. 222;
- (e) Each contribution fixed by the Newsprint Administrator shall, for the purpose of collection, be recoverable by action taken by the Attorney General on behalf of the Commodity Prices Stabilization Corporation as trustee of the fund.

A. D. P. HEENEY,
Clerk of the Privy Council.

SCHEDULE "A"

Contributions to be received into the Fund

Abitibi Power & Paper Co. Ltd.....	\$ 375,126 92
Anglo-Canadian Pulp & Paper Mills Ltd.....	16,670 68
Canadian International Paper Co.....	190,252 19
Donnacona Paper Co. Ltd.....	8,428 99
Donohue Brothers Ltd.....	3,755 19
The E. B. Eddy Co. Ltd.....	164 88
The Great Lakes Paper Co. Ltd.....	231,301 80
The James MacLaren Co. Ltd.....	132,673 94
Mersey Paper Co. Ltd.	58,763 20
The Ontario-Minnesota Pulp & Paper Co. Ltd.....	146,992 93
Provincial Paper Ltd.....	3,008 00
Quebec North Shore Paper Co.....	121,657 90
St. Lawrence Paper Mills Co. Ltd.....	53,158 41
St. Raymond Paper Limited.....	5,982 79
Spruce Falls Power & Paper Co. Ltd.....	192,593 14

SCHEDULE "B"

Disbursements to be made from the Fund

Bathurst Power & Paper Co. Ltd.....	\$ 2,394 07
The Beaver Wood Fibre Co. Ltd.....	44,600 42
J. R. Booth Limited.....	553 91
Brompton Pulp & Paper Co. Ltd.....	3,036 86
Consolidated Paper Corp. Ltd.....	257,326 64
Lake St. John Power & Paper Co. Ltd.....	172,596 70
The Ontario Paper Co. Ltd.....	381,518 36
Pacific Mills Limited.....	61,560 00
Powell River Co. Ltd.....	106,474 74
Price Brothers & Company Ltd.....	211,479 13

**Order in Council authorizing Income Tax rates *re* persons from
abroad engaged in essential Canadian war work**

P.C. 1/945

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 5th February, 1943.*

The Board recommend that, under authority of the War Measures Act, where persons from abroad are engaged in essential Canadian war work by reason of their special skill or knowledge and have come to Canada since the outbreak of war, and the Minister of the Department concerned or the Minister of National Revenue has reasonable proof that there is a real possibility of losing the continued services in Canada of such employees due to the fact that the Canadian tax on the income they receive is substantially higher than the tax they would be called upon to pay upon their total income from all sources in their domestic jurisdiction, then on such evidence the Minister of National Revenue be empowered to impose and collect taxes on the basis of the income subject to Canadian tax having regard to the tax rates in the country from whence the person came, and the payment of such taxes be accepted in full satisfaction of the Canadian tax that otherwise would be eligible under the Canadian Income War Tax Act provided that the employer of such taxpayer shall pay to the Receiver General of Canada the difference between the tax eligible upon the said income at current Canadian rates and that tax actually exacted with regard to the rate obtaining in the taxpayer's country of origin.

The Board further recommend that the Income Tax Division advise the employer of the monthly deductions required to be made and remitted to the Crown at the close of each pay period and the employer will pay over the deductions accordingly,

this deduction to be substituted in lieu of the deductions provided for in the Table of Tax Deductions authorized by Order in Council P.C. 7029.

Provided, however, that this authority shall be limited to the income tax years 1942 and 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council establishing regulations re provision for the
administration relative to the further placement, control and
maintenance of persons of the Japanese race in Canada**

P.C. 946

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 5th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1665 of March 4, 1942, the British Columbia Security Commission was established to plan, supervise and direct the evacuation from the protected areas of British Columbia of all persons of the Japanese race required to leave such areas by Order of the Minister of Justice under Regulation four of the Defence of Canada Regulations (Consolidation) 1941, as amended, and the placement and maintenance of such persons;

And whereas the Minister of Labour reports that the evacuation and initial placement of such persons has been substantially carried out and it is desirable to relieve the members of the said Commission, who are acting without remuneration, of responsibility for the administration relative to the further placement, control and maintenance of such persons;

And whereas it is deemed advisable, by reason of the state of war now existing, for the order and welfare of Canada to make provision for such administration and for the control of persons of the Japanese race in Canada;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206 Revised Statutes of Canada, 1927, is pleased to make the following Regulations and they are hereby made and established accordingly.

DEFINITIONS

1. (1) In these Regulations, unless the context otherwise requires,
 - (a) "Advisory Board" or "Board" means the Advisory Board established by these Regulations;
 - (b) "Commission" means the British Columbia Security Commission established by Order in Council P.C. 1665 of March 4, 1942;
 - (c) "Commissioner" means the Commissioner of Japanese Placement appointed pursuant to these Regulations;
 - (d) "Deputy Minister" means the Deputy Minister of Labour;
 - (e) "Minister" means the Minister of Labour;
 - (f) "person of the Japanese race" means any person wholly or partly of the Japanese race required to leave any protected area of British Columbia by order of the Minister of Justice under regulation four of the Defence of Canada Regulations (Consolidation) 1942, as amended, and who is within any such protected area or who was ordinarily resident within any protected area but who has left or leaves such area after February 5, 1942;
 - (g) other words and phrases shall have the same meaning as in the Defence of Canada Regulations.

(2) The Interpretation Act and every provision thereof shall be applicable to and in respect of every order, rule or regulation made by the Minister pursuant to these Regulations except insofar as any such provision is inconsistent with the intent or object of such order, rule or regulation, or would give to any word, expression or clause thereof an interpretation repugnant to the subject matter or the context, or is in any such order, rule or regulation, declared not applicable thereto.

DUTIES OF THE MINISTER

2. It shall be the duty of the Minister to plan, supervise and direct the evacuation from the protected areas of British Columbia of all persons of the Japanese race and the placement and control of such persons elsewhere in Canada and to take such measures as he deems necessary to provide or to arrange for the transportation, housing, feeding, care, protection, employment and welfare of such persons.

POWERS OF THE MINISTER

3. (1) The Minister may—

- (i) determine the time and order of the evacuation from any protected areas of British Columbia of persons of the Japanese race and their mode of transportation in such evacuation;
- (ii) determine from time to time the localities in which persons of the Japanese race shall be placed or may reside;
- (iii) take such measures as he deems advisable to provide or to arrange for the transportation, housing, feeding, care, protection, employment and welfare of persons of the Japanese race;
- (iv) employ persons of the Japanese race for such purposes at such rates of wages and on such terms and conditions as he deems advisable;
- (v) take such measures as he deems advisable to provide or to arrange for the care of dependents resident in Canada, including therein dependent parents, of any person of the Japanese race who is engaged in employment pursuant to these Regulations or pursuant to the provisions of Order in Council P.C. 1348 of February 19, 1942, or otherwise, by requiring such person to assign a portion of his wages, or by making deductions or requiring deductions to be made from his wages, or otherwise, and for such purpose may make such orders or regulations as he deems advisable;
- (vi) take such measures as he deems advisable to provide or to make arrangements for the provision of direct relief, including necessary medical services, to any indigent person of the Japanese race;
- (vii) require, by order, any person of the Japanese race in any place in Canada to proceed to any other place in Canada at such time and in such manner as he may prescribe;
- (viii) make orders, rules or regulations respecting the conduct, activities or discipline of persons of the Japanese race as defined in these Regulations, or of other persons resident anywhere in Canada who are wholly of the Japanese race, or who have a father or a mother who is or was wholly of the Japanese race, and may by order prohibit such persons of the Japanese race or such other persons, from engaging in any activities, employment or business, or in any specified activities, employment or business, in Canada, from moving or travelling anywhere in Canada, from residing in any place in Canada or from associating or communicating with any persons, except subject to a permit issued by or on behalf of the Minister and on such terms and conditions as may be prescribed by him or by any person authorized to act on his behalf under these Regulations.

ENFORCEMENT

4. (1) Any person who contravenes or omits to comply with any of these Regulations or any order, rule or regulation made pursuant to these Regulations shall be guilty of an offence under these Regulations and liable on summary conviction to a fine not exceeding five hundred dollars or to imprisonment for a term not exceeding twelve months or to both such fine and such imprisonment.

(2) In any prosecution for an offence under these Regulations it shall be presumed that the accused is a person of the Japanese race as defined in these Regulations, or is a person who is wholly of the Japanese race or is a person whose father or mother is or was wholly of the Japanese race, until the contrary is proved and the burden of such proof shall be upon the accused.

(3) Any peace officer may arrest without warrant any person whom he finds committing or whom he has reasonable grounds for believing has committed any offence under these Regulations.

(4) Every document, purporting to be, or to contain or to be a copy of an order, rule, regulation, permit or authority made or given by the Minister, the Deputy Minister or the Commissioner pursuant to these Regulations and purporting to be signed by the Minister, the Deputy Minister or the Commissioner shall be evidence of such order, rule, regulation, permit or authority.

ADMINISTRATION

5. The Deputy Minister may exercise all powers conferred on the Minister under these Regulations.

6. There shall be a Commissioner of Japanese Placement who shall, under the Minister and the Deputy Minister, be the Chief Executive Officer charged with the Administration of these Regulations and who may under their control and direction exercise each and every power conferred by these Regulations on the Minister, including any power involving the exercise of a discretion.

7. (1) The Minister may employ such professional, technical or other officers, clerks and employees as he deems necessary for the purpose of the administration of these Regulations and may, with the approval of the Governor in Council, fix their remuneration.

(2) Notwithstanding anything contained in subsection one of this section, all officers, clerks and employees who are employed by the Commission immediately prior to the coming into operation of these Regulations, may be employed by the Minister for the purpose of the administration of these Regulations at their present rate of remuneration and shall perform such duties as are assigned to them by the Minister.

8. (1) The Minister may enter into contracts and acquire real and personal property on behalf of His Majesty but no contract shall be entered into by him pursuant to these Regulations involving an expenditure in excess of fifteen thousand dollars except with the approval of the Governor in Council.

(2) No real property shall be purchased on behalf of His Majesty pursuant to the provisions of these Regulations except with the approval of the Governor in Council.

9. The Minister may, for the purpose of carrying out his duties under these Regulations, enter into arrangements with any Department of the Government of Canada or into agreements on behalf of the Government of Canada with the Government of any Province for the use or occupation of any Dominion or Provincial Crown lands.

10. The Minister may enter into an agreement on behalf of the Government of Canada with the Government of any Province relative to the placement in such province of persons of the Japanese race and any such agreement may provide that any such persons will be removed from such Province upon the termination of the state of war now existing between Canada and Japan.

ADVISORY BOARD

11. (1) There shall be constituted an Advisory Board to advise the Minister on the performance of his duties under these Regulations.

(2) The Board shall consist of the Deputy Minister who shall be the Chairman of the Board, the Commissioner who shall be the Vice-Chairman of the Board and Austin C. Taylor, Esq., of Vancouver, John Shirras of Vancouver, B.C., Assistant Commissioner of British Columbia Provincial Police Force and Frederick John Mead of Ottawa, Ontario, Assistant Commissioner, R.C.M.P., together with other persons as the Minister may nominate shall be members thereof.

(3) The Meetings of the Board shall be held at the call of the Chairman or the Vice-Chairman.

(4) The Board may make bylaws for the conduct of its business.

(5) Each member of the Board shall be paid a fee of ten dollars for each day he is absent from his usual place of residence while attending meetings of the Board and his actual and reasonable disbursements incurred in connection therewith.

DEPARTMENTAL ASSISTANCE

12. All departments and agencies of the Government of Canada shall assist the Minister by lending to the Minister such personnel and by furnishing such medical aid, hospitalization, food, clothing, transportation, use of land, buildings, equipment, utilities, and other supplies and services as are available, and may be required by the Minister, and in particular, but without restricting the generality of the foregoing, there shall be furnished to the Minister

- (a) assistance by the Royal Canadian Mounted Police in the compiling of information concerning the persons to be evacuated under these Regulations in the segregation and concentration of such persons and in the maintenance of public security in respect thereof;
- (b) assistance by the Department of Transport in the transportation of persons evacuated under these Regulations;
- (c) assistance by the Department of National Defence by furnishing personnel to advise on and assist in the housing, feeding and clothing of persons evacuated under these Regulations;
- (d) assistance by the Department of Munitions and Supply in advising upon and entering into contracts or other arrangements to provide housing, food, supplies and services for such persons;
- (e) assistance by the Royal Canadian Mounted Police and/or the Department of National Defence in the protection of persons evacuated under these Regulations and in the maintenance of public security in respect thereof;

Provided, however, that notwithstanding the provisions of these Regulations any Minister responsible for the administration of any of the departments or agencies of the Government shall have the right to determine whether or not any item of assistance requested can be made available.

GENERAL

13. (1) All real and personal property or any interest therein held by the Commission shall on and after the coming into operation of these Regulations, be vested in His Majesty in right of Canada.

(2) All rights, duties and obligations of the Commission under any agreements entered into by the Commission with the Government of any province of Canada or under any contract entered into by the Commission with any person shall, on and after the coming into operation of these Regulations be vested in and assumed by His Majesty in right of Canada, represented by the Minister, who shall be the successor to the Commission in respect thereof.

(3) The Minister may, in the name of the Commission, execute any conveyance, transfer or other document necessary to transfer the title of any real or personal property or any interest therein held in the name of the Commission to His Majesty.

14. (1) Paragraphs numbered 2 to 11 inclusive and 13 to 16 inclusive of Order in Council P.C. 1665 of March 4, 1942, and Order in Council P.C. 1666 of March 4, 1942, are revoked effective on and after the date of the coming into operation of these Regulations.

(2) All orders, rules or regulations made pursuant to any power conferred by Order in Council, P.C. 1665, of March 4, 1942, effective immediately prior to the coming into operation of these Regulations shall, notwithstanding the revocation of said paragraphs of such Order in Council, continue to be valid and in full force and effect unless or until revoked or varied by the Minister pursuant to these Regulations and shall be deemed to have been made by the Minister pursuant to these Regulations and the power of the Minister to make orders, rules or regulations pursuant to these Regulations shall include power to revoke or vary such orders, rules or regulations.

15. (1) The General Supervisor of Japanese Evacuation and Maintenance appointed by Order in Council, P.C. 1/11037 of December 3, 1942, shall be the Commissioner for the purposes of these Regulations unless and until his appointment is revoked.

(2) The paragraph of the Order in Council, P.C. 1/11037 of December 3, 1942, commencing "The undersigned further recommends that the duties and functions." and ending ".....on the Commissioners" is revoked.

(3) The term "General Supervisor of Japanese Evacuation and Maintenance" wherever it appears in said Order in Council P.C. 1/11037 of December 3, 1942, is deleted and the term 'Commissioner of Japanese Placement' is substituted therefor.

16. All expenses or costs incurred by the Minister or by any department or agency of the Government of Canada in connection with the enforcement or administration of these Regulations shall be paid out of monies appropriated by Parliament to carry out measures deemed necessary in consequence of the existence of a state of war.

17. Nothing contained in these Regulations shall be construed to limit or to derogate from the powers conferred on any authority by the Defence of Canada Regulations or any statute of the Parliament of Canada.

18. These Regulations shall be deemed to have come into operation on the 25th day of January, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the purchase for import or the importation of the goods listed, except under permit

P.C. 949

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 8th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that it is imperative to restrict the use of the import shipping space available from most overseas countries to commodities essential to the wartime economy of Canada;

That the Shipping Priorities Committee advises that at present it is not always possible to enforce adherence to instructions respecting import shipping priorities and that, in order to prevent unnecessary importations into Canada from prejudicing the movement of essential imports, it is desirable and in the public interest that the purchase for importation and the importation into Canada from overseas countries of specified goods be controlled by permit.

Now, therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:

1. Except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue on the advice of the Shipping Priorities Committee, on and after February 22, 1943, no person shall purchase for import, import, offer to purchase for import, receive, or offer to receive on consignment for import, or make any contract or other arrangement for the importing of any of the goods enumerated in the Schedule hereto.

2. The provisions of this Order shall not apply to the Commodity Prices Stabilization Corporation Limited or to any other Canadian Government Department, agency or Corporation or any Agent acting for such Department, Agency or Corporation.

3. The provisions of this Order shall not apply to:

- (a) Goods located in and imported from the United Kingdom, Labrador, Newfoundland, Alaska or the continental United States of America;
- (b) Goods the growth, produce or manufacture of Mexico or any country in Central America, if imported via the United States overland, by air, or by inland waterway, in conformity with regulations now or hereafter established by the United States;
- (c) Goods imported by mail or parcel post; and goods entitled to entry under Customs Tariff Items 690a, 703(a), 703(b), 706, 707 and 708;
- (d) Goods which on or before February 22, 1943, were afloat in transit to Canada.

4. Any goods subject to the provision of this Order shall, unless a permit for their purchase and importation has been issued, be deemed to be goods the importation of which is prohibited by Section 13 of the Customs Tariff and any such goods imported shall thereby become forfeited to the Crown and shall be destroyed or otherwise dealt with as the Minister of National Revenue directs; and any person importing any such prohibited goods, or causing or permitting them to be imported, shall for each offence incur a penalty not exceeding two hundred dollars.

5. The Minister of National Revenue may issue General Permits in respect of any class of goods when imported from any specified country or countries, and may make such regulations as are deemed necessary for carrying out the provisions of this Order and for its enforcement, and such General Permits and Regulations shall be published in "Canadian War Orders and Regulations".

SCHEDULE

Agave carpet yarns, dyed or undyed
 Alewives and other pickled or salted fish
 Alfalfa seed
 Alpaca, llama, and vicuna hair
 Anchovies, sardines, sprats and pilchards, packed in air-tight containers
 Apricot kernels
 Argols, tartar and wine lees, and crude calcium tartrate
 Arrowroot
 Balsams, crude, non-edible
 Barley malt
 Baskets and bags of all kinds (but not including sacks or bags of jute or cotton)
 Beans, dried
 Beeswax
 Blood, dried
 Bone black, bone char, and blood char
 Bones, crude
 Bones, ground, ash, dust, meal and flour
 Boxwood logs
 Bran and mill feeds

Broom corn
 Butter
 Cacao butter
 Camel's hair tops
 Canary seed
 Caroa fibre
 Caroa yarn
 Casein or lactarene
 Cassia buds, unground
 Cassia, cassia vera, unground
 Cassia, cassia buds and cassia vera, ground
 Castor bean pomace (castor oil cake and castor oil cake meal)
 Cheese
 Chick peas and garbanzos, dried
 Chicle, crude and refined or advanced
 China clay or Kaolin
 Cinnamon and chips of, unground
 Cinnamon and chips of, ground
 Cloves
 Cocoa beans or cacao beans
 Cocoa, preparations of, or chocolate
 Cocoa powder, unsweetened and sweetened
 Cocoanuts, in the shell
 Coconut meat, shredded and desiccated, or similarly prepared
 Coffee, raw or green; roasted or processed
 Combinations and mixtures of animal, vegetable, or mineral oils, or any of them,
 with or without other substances
 Corn
 Cotton linters
 Cotton, raw
 Cotton, waste
 Cotton, merino waste
 Crabs, fresh, frozen; prepared or preserved
 Dog food
 Drugs, crude, non-edible
 Eggs, whole, in the shell
 Ergot
 Essential oils, natural and synthetic
 Fabrics woven of agave fibre
 Fatty acids, derived from vegetable oils, animal or fish oils, animal fats and greases
 Fatty alcohols and fatty acids sulphated, and salts of fatty acids sulphated
 Fibres, vegetable, other than cotton
 Fish scrap and fish meal
 Floor coverings:
 Carpeting, rugs, mats and matting of straw, hemp, flax tow, jute or paper; carpet
 lining and stair pads
 Mats, rugs, carpeting and matting of cocoa fibre, including mats with cut pile
 Oriental and imitation Oriental rugs or carpets and carpeting, carpets and rugs
 Fluorspar
 Fruits, fresh
 Fruits of all kinds, dried, desiccated, evaporated or dehydrated
 Fruits, prepared in air-tight cans, or other air-tight containers
 Fruit juices
 Fruit pulp
 Fruit rinds
 Fur skins of all kinds and manufactures thereof
 Garlic
 Gelatine, edible
 Ginger root, ground or unground
 Glue
 Goat and kid hair
 Guano

Gums and resins
 Hempseed
 Hempseed oil
 Hemp waste and rope cuttings
 Hisbiscus cannabinus or ferox
 Hides and skins, raw, whether dry, salted or pickled; and raw pelts
 Honey
 Hydrogenated or hardened oils and fats, vegetable or animal
 Ilmenite (including ilmenite sand)
 Iodine
 Ipecac, crude and advanced in value or condition
 Iron ore
 Kola nuts
 Lead capsules for bottles
 Leather, unmanufactured
 Lentils
 Lignaloe oil or Bois de Rose
 Lobsters, canned and not canned
 Lupines
 Mace, unground
 Mace, ground
 Mace, Bombay or wild, unground
 Mace, Bombay or wild, ground
 Mangrove bark
 Mate
 Meat extracts, fluid beef
 Meat prepared or preserved, other than game
 Meats, fresh
 Meats, canned; poultry and game
 Milk, condensed and evaporated
 Milk, powdered
 Mohair
 Mohair tops
 Mohair yarns
 Molasses and sugar syrup, edible and inedible
 Monazite sand and other thorium ore
 Muru muru nuts and kernels
 Nitrates, sodium and potassium
 Nitrogenous material (including hoof meal and horn meal)
 Nutmegs, unground
 Nutmegs, ground
 Nuts, edible, of all kinds, shelled or not
 Oats, hulled or unhulled
 Offal, edible
 Oil cake and oil cake meal
 Oleo stearin
 Onions, edible
 Orange flower or neroli oil
 Orange oil (including mandarin)
 Orange oil, terpeneless (including mandarin)
 Paper base stock:
 Rags for paper stock
 Waste bagging, gunny cloth and bags
 Grasses, fibres, waste, shavings and clippings
 Peas, dried or split
 Pepper, ground or unground
 Peppers
 Pigeons, racing or fancy
 Pigeons, other
 Pimento (allspice), ground
 Pimento (allspice), unground
 Quebracho wood

Rapeseed
 Rice
 Rye
 Salts derived from vegetable oils, animal oils, fish oils, animal fats and greases, or
 from fatty acids thereof
 Sausage skins, and sausage casings, cleaned and uncleaned
 Sesame oil, edible and inedible
 Sesame seed
 Soap and soap powder
 Soap bark or Quillaya
 Spirits, wine, beer and all other beverages, alcoholic or not
 Stearic acid
 Sunflower seed
 Sugar, cane
 Tallow, vegetable
 Tankage (including cracklings, greave cakes, liver meal, meat meal, meat flour, meat
 scrap)
 Tanning materials: Non-edible seeds, beans, nuts, berries, plants, weeds, barks, and
 woods, in a crude state or chipped or ground, and extracts and preparations
 thereof, all of the foregoing when adapted for dyeing or tanning; tumeric,
 nutgalls and extracts thereof; indigo, indigo paste and extracts thereof; aniline
 oil, crude; aniline salts, alizarin and artificial alizarin; annatto, liquid or solid;
 iron liquor, being solution of acetate or nitrate of iron adapted for dyeing and
 calico printing; red liquor, being a crude acetate of aluminum prepared from
 pyroligneous acid and adapted for dyeing and calico printing
 Tapioca, tapioca flour, and cassava (including mandoica flour)
 Tea
 Textile waste
 Tobacco, unmanufactured
 Tonka beans (Tonquin)
 Tops of hair other than camel's hair, mohair, and wool (including alpaca and vicuna)
 Tucum nuts and kernels
 Tuna fish, fresh or frozen
 Turtles
 Vanilla beans
 Vegetables, fresh
 Vegetables, canned
 Vegetable ivory or tagua nuts
 Vegetable oil foots
 Vegetable soapstock
 Wattle bark
 Wax, vegetable
 Wool, apparel, 40's or coarser
 Wool, apparel, finer than 40's, not finer than 44's on the skin
 Wool, carpet
 Wool, mungo
 Wool noils and wastes
 Wool press cloth waste
 Wool rags
 Wool shoddy and wool extract
 Wool tops
 Wool yarns and yarns of other hair
 Yarns wholly or in chief value of Angora rabbit hair.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing P. R. Bengough a Member of the
Advisory Committee on Reconstruction

P.C. 951

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 5th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Right Honourable W. L. Mackenzie King, Prime Minister and President of the Privy Council, is pleased to appoint and doth hereby appoint P.R. Bengough, Esquire, a Vice-President of the Trades and Labour Congress of Canada, and Acting President of the said Congress, to be a member of the Advisory Committee on Reconstruction, established by Order in Council of January 23rd, 1943—P.C. 609, vice Tom Moore, resigned.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing the Government Employees Com-
pensation Regulations 1942 (Newfoundland); P.C. 992
of February 9, 1942 revoked

P.C. 1004

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 8th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council (P.C. 992) made on the ninth day of February, nineteen hundred and forty-two, the provisions of the Government Employees Compensation Act were applied to Government employees and their dependents in respect of injury or death occurring in Newfoundland or while travelling between Canada and Newfoundland;

And whereas the Minister of Transport reports that certain difficulties have arisen in connection with the administration of such order; and

That it is necessary for the security, defence, peace, order and welfare of Canada to make further provision for compensation to such employees and their dependents.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, is pleased to revoke and doth hereby revoke Order in Council (P.C. 992) dated February 9, 1942.

His Excellency in Council, on the same recommendation and pursuant to the provisions of the War Measures Act and the War Appropriation Act, No. 2, 1942, is pleased to make the following regulations and they are hereby made and established accordingly:—

Regulations

1. These regulations may be cited as The Government Employees Compensation Regulations, 1942 (Newfoundland).
2. In these regulations, unless the context otherwise requires,
 - (a) "compensation" shall be deemed to include medical and hospital expenses and any benefits, expenses or allowances that are authorized by the legislation which is, pursuant to these regulations, applied in determining the liability for and the amount of compensation payable in the particular case;

- (b) "employee" means and includes persons in the service of His Majesty who are paid a direct wage or salary by or on behalf of His Majesty, but does not include persons who are permanent members of the military, naval or air forces of Canada, and persons who are caused personal injury by or whose death results from accident while performing duties or services by virtue of being appointed, certificated or licensed by His Majesty or by a Minister of the Crown acting in any capacity other than on behalf of His Majesty, and which persons for such duties or services are remunerated otherwise than by a direct wage or salary by or on behalf of His Majesty;
- (c) "Minister" means the Minister of Transport and includes the Deputy Minister of Transport;
- (d) "Newfoundland" includes the coast of Labrador.

3. Where an employee ordinarily resident in a province of Canada is caused personal injury or is killed by an accident occurring in Newfoundland, or while he is travelling between a place in Newfoundland and a place in Canada, the accident shall, for the purposes of the Government Employees Compensation Act, be deemed to have occurred in the province in which the employee is ordinarily resident.

4. (1) An employee not ordinarily resident in Canada who is caused personal injury by an accident occurring in Newfoundland or while he is travelling between a place in Newfoundland and a place in Canada and arising out of and in the course of his employment, and the dependents of an employee whose death results from such accident, shall, notwithstanding the nature or class of such employment, be entitled to receive compensation at the same rate as is provided for an employee, or a dependent of a deceased employee, of a person other than His Majesty under the Workmen's Compensation Act of Newfoundland, and the liability for and the amount of such compensation shall, subject to the provisions of this section, be determined under the said Act.

(2) The amount of any compensation to which an employee or a dependent of a deceased employee is entitled under this section shall be determined by the Minister and paid to such employee or dependent or to such person as the Minister may direct.

(3) Compensation awarded under this section may be paid out of the war appropriation upon the certificate of the Minister that such compensation is properly payable pursuant to these regulations.

(4) The Minister may prescribe the procedure to be followed in claiming compensation under this section including notices to be given by claimants, the time limits for giving such notices and the forms to be used.

(5) The Exchequer Court of Canada shall have exclusive original jurisdiction to hear and determine every claim against the Crown under this section.

5. Where any question arises under these regulations as to where an employee is ordinarily resident, such question shall be determined by the Minister and his decision on any such question shall be final.

6. These regulations shall apply to every claim by an employee arising out of an accident occurring in Newfoundland or while he is travelling between a place in Newfoundland and a place in Canada where such accident occurred on or after the first day of July, nineteen hundred and forty-one.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Dr. D. B. Finn, Deputy Minister of Fisheries, a Member of the Advisory Committee on Economic Policy

P.C. 1027

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 8th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Prime Minister and President of the Privy Council, is pleased to appoint and doth hereby appoint Dr. Donovan Bartley Finn, Deputy Minister of Fisheries, a Member of the Advisory Committee on Economic Policy, constituted by Order in Council of the 23rd January, 1943, P.C. 608.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting well-drilling machinery, apparatus, etc., from consumption or sales tax; P.C. 788, dated February 1, 1943, revoked

P.C. 1034

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council, P.C. 788, dated February 1, 1943, the following goods were exempted from the consumption or sales tax of 8 per cent:

All machinery and apparatus and parts thereof (including motive power and rope) for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum, natural gas or water wells, or in prospecting for minerals; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with water, natural gas or oil wells; and articles and materials to be used exclusively in the manufacture of the foregoing.

And whereas the Minister of Finance reports that it has been represented to him that the words "or in prospecting for minerals" should be deleted from the said order.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke and doth hereby revoke Order in Council, P.C. 788 of February 1, 1943.

His Excellency in Council, on the same recommendation, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is further pleased to order and doth hereby order that from and including the first day of February, 1943 the following articles shall be exempted from the consumption or sales tax:

All machinery and apparatus and parts thereof (including motive power and rope) for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum, natural gas or water wells; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with water, natural gas or oil wells; and articles and materials to be used exclusively in the manufacture of the foregoing.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of watch actions and movements,
finished or unfinished, from war exchange tax

P.C. 1035

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports,—

That Canada's chief source of supply of watch actions and movements is Switzerland;

That imports of watch actions and movements, finished or unfinished, are duty free under the British Preferential Tariff and subject to a rate of 15 per cent ad valorem but not less than 40 cents each under the Intermediate or General Tariff;

That in addition to the customs duty imports of watch actions and movements from Switzerland or any other non-British Empire country are subject to the war exchange tax of 10 per cent ad valorem;

That during recent months there has been a marked increase in the landed cost in Canada of watch actions and movements imported from Switzerland; and

That the Wartime Prices and Trade Board recommends that imports of watch actions and movements, finished or unfinished be exempt from the war exchange tax of 10 per cent ad valorem, effective November 2, 1942.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that watch actions and movements, finished or unfinished when imported from countries the products of which are entitled to Intermediate or General Tariff treatment be exempt from the war exchange tax of 10 per cent ad valorem, effective November 2, 1942.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending provisions of P.C. 1/1569, April 19, 1940—
temporary employees in the Public Service

P.C. 25/1050

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 10th February, 1943.

The Board recommend that, under the provisions of the War Measures Act, Paragraph 5 of Order in Council of April 19, 1940, P.C. 1/1569, as amended by Order in Council of April 1, 1942, P.C. 1/2851, be further amended by the addition of the following proviso after the words "on the following basis".

Provided however, that in cases where the date of separation is known in sufficient time in advance, there shall be no deduction for the month in which the separation is effective.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending the provisions of P.C. 50/6954, September 6, 1941 to cover all claims *re* traffic accidents involving United Kingdom and Canadian Navy, Army and Air Force vehicles

P.C. 40/1050

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 10th February, 1943.

The Board had under consideration the following memorandum from the Honourable the Minister of National Defence:

"The undersigned has the honour to state that the Deputy Minister of National Defence (Army) has reported that:—

- (a) By Order in Council P.C. 50/6954, dated 6th September, 1941, authority was granted for an agreement to be entered into between the Government of Canada and the Government of the United Kingdom, in respect of traffic accidents occurring in the United Kingdom, involving the United Kingdom and Canadian army vehicles, and providing that claims arising out of such accidents be dealt with as follows:
 - (i) Damage to vehicles, stores or other property, whether British or Canadian on a 'knock for knock' basis, that is, on a basis of mutual forbearance.
 - (ii) Where injuries to service personnel arise out of such accidents, each Government to bear its own expenses and uneffective charges.
 - (iii) Claims by third parties arising out of such accidents to be settled and paid for in equal shares by the British and Canadian Governments, providing that all claims by third parties shall be subject to the approval of the Canadian Claims Commission with regard to the amount of settlement.
- (b) By Order in Council P.C. 40/8600, dated 5th November, 1941, the authority granted by Order in Council P.C. 50/6954, dated 6th September, 1941, was extended to claims arising out of traffic accidents in which United Kingdom navy or air force vehicles and Canadian navy or air force vehicles were involved, and authority was granted to extend the said agreement to cover such accidents.
- (c) Pursuant to the authority granted by the aforesaid Orders in Council an agreement was concluded with the United Kingdom Government on the 24th April, 1942, covering the settlement of all claims arising out of accidents occurring subsequent to January 1st, 1942.
- (d) By Order in Council P.C. 49/8346, dated 15th September, 1942, permission was granted to extend the said agreement to cover all traffic accidents involving United Kingdom and Canadian navy, army, or air force vehicles which may occur in Jamaica, the power to approve settlements of claims made by third parties on behalf of the Canadian Government being vested in the appropriate Deputy Minister of National Defence.
- (e) It is now considered desirable that the said agreement should be extended to cover all traffic accidents involving United Kingdom and Canadian navy, army or air force vehicles wherever they occur, that the power to approve settlements of claims made by third parties on behalf of the Canadian Government in respect of accidents occurring elsewhere than in the United Kingdom or on the continent of Europe should be vested in the appropriate Deputy Minister of National Defence, and that all claims arising out of such accidents occurring since the commencement of the present war which have not as yet been finally disposed of be settled in accordance with the terms of the said agreements.
- (f) This suggestion has been referred to the Under Secretary of State for External Affairs, who advises that the Department of External Affairs sees no objection to an arrangement being made on the basis outlined above. The Under Secretary is of the opinion that the arrangement should take the form of an exchange of letters between the Canadian High Commissioner in London and

the Secretary of State for Dominion Affairs. The details may then be worked out between the respective Service authorities.

(g) No additional financial expenditure is involved in the foregoing proposal.

2. The Deputy Minister (Army) therefore recommends that:—

- (a) Authority be granted to extend the agreement authorized by Order in Council P.C. 50/6954, dated 6th September, 1941, and the extension thereof authorized by Order in Council P.C. 40/8600, dated 5th November, 1941, to cover all traffic accidents involving United Kingdom and Canadian navy, army or air force vehicles, wherever they occur which have not already been finally disposed of and which occurred at any time since the outbreak of the present war.
- (b) The Deputy Ministers of National Defence for Navy, Army and Air, be empowered to approve settlements of claims against their respective services made by third parties arising out of accidents involving United Kingdom and Canadian navy, army or air force vehicles, and occurring anywhere except in the United Kingdom or on the continent of Europe.
- (c) The necessary arrangements be made between the respective Governments of the United Kingdom and Canada in the manner suggested as aforesaid by the Under Secretary of State for External Affairs.

3. The Minister of National Defence for Naval Services, the Minister of National Defence for Air, and the undersigned concur in the recommendations of the Deputy Minister (Army), and the undersigned recommends that Your Excellency in Council, under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other Statute, Law or Regulation, be pleased to approve the same."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF JUSTICE

THE DEFENCE OF CANADA REGULATIONS

Whereas by an Order made by the Minister of National Defence, dated the 28th day of April, 1942, the Port of Halifax, as described therein, was declared a "Protected Area" pursuant to section 4(1) of the Defence of Canada Regulations;

And whereas by section 4(2) of the said Regulations, I am empowered to make Orders with respect thereto;

Now therefore I do hereby order as follows:—

1. No person shall, without permission, enter or be within or upon the said "Protected Area" or enter, leave or use any vehicle, vessel or aircraft within the said "Protected Area".

2. No person entering or being within or upon the said "Protected Area" shall, without permission, be in possession of or make use of,—

(a) any explosive or dangerous substance or ammunition;

(b) any firearm, weapon or other dangerous missile;

(c) any radio or telephone apparatus or any contrivance for signalling or transmission of messages.

3. No person shall within the said "Protected Area", without permission, cause or attempt to cause the assembly of a meeting of any number of persons or address any such persons when assembled or engaged in any procession.

4. Subject to the Order of the Minister of National Defence, dated the 7th of February, 1942, no person within the said "Protected Area" shall, without permission, be in possession of any camera or device for making photographs, plans or sketches and no person shall make any such photographs, plans or sketches.

5. No person shall, without permission, light any open fire or do anything causing or likely to cause a fire within the said "Protected Area".

6. Every peace officer and every officer of the Royal Canadian Mounted Police shall, at all times, within the said "Protected Area" have power to search without warrant the premises or any place occupied or believed to be occupied by any person reasonably suspected of having in his possession or upon his premises any forbidden article or to search such person and to seize and retain such article.

7. No person shall within the said "Protected Area", without permission, distribute or offer for sale or be in any way concerned with the dissemination or sale of any literature, handbills, leaflets, or printed, written or pictorial matter of any description.

8. In this order "permission" means the permission granted by the Security Control Officer for Halifax, appointed and acting under the provisions of Order in Council P.C. 6441, dated the 20th of August, 1941, and the said Security Control Officer for Halifax is hereby authorized to grant permission in all matters relating to this order.

9. Any such permission shall be written or printed and shall be signed by the said Security Control Officer for Halifax or such other person as he may designate and any person claiming to be the holder of such permission shall, on demand made on that behalf by any constable or by any person acting on behalf of His Majesty or of the authority granting the permission, produce the said permission to the person making the demand and such permission may be retained and cancelled.

10. This order shall not apply to any act done in the course of his duty by any member of His Majesty's Forces, peace officers, Customs officers, Immigration officers or by any person acting on behalf of the person in charge of the said "Protected Area".

Dated at Ottawa this 29th day of January, in the year of Our Lord, One Thousand Nine Hundred and Forty-Three.

(Sgd.) . LOUIS S. ST. LAURENT,
Minister of Justice.

DEPARTMENT OF LABOUR NATIONAL WAR LABOUR BOARD

General Order

The Dominion Bureau of Statistics has found that the cost of living index number for January 2, 1943, is 117.1 (adjusted index 116.2) as compared with the cost of living index number for July 2, 1942, of 117.9 (adjusted index 117).

The Wartime Wages Control Order, P.C. 5963, provides in Section 48 (iv):

"the amount of the bonus shall not be changed unless the cost of living index number has changed one whole point or more since the last general order of the Board requiring an increase or decrease in the amount thereof."

The index number not having changed by one whole point or more since July 2, 1942, pursuant to the provisions of P.C. 5963 as stated, the National War Labour Board orders that the terms of its General Order dated August 4, 1942, shall continue to apply for the period February 15, 1943, to May 15, 1943, subject to the right of employers or employees to apply to a War Labour Board for authorization of payment of such an amount of cost of living bonus as a Board may determine to be "fair and reasonable," under the provisions of the Order.

HUMPHREY MITCHELL,
Chairman, National War Labour Board.

Ottawa, Canada,
February 4, 1943.

DEPARTMENT OF NATIONAL DEFENCE

To all to whom these Presents shall come or whom the same may in anywise concern,

GREETINGS:

Whereas Regulation 4 of the Defence of Canada Regulations (Consolidation) 1941, as amended by Order in Council dated 16th January, 1942 (P.C. 365), and by Order in Council dated 24th February, 1942 (P.C. 1486), and by Order in Council dated 26th February, 1942 (P.C. 1542), provides that the Minister of National Defence with the concurrence of the Minister of Justice may, if it appears necessary or expedient so to do in the public interest and for the efficient prosecution of the war, make, in respect of any area in Canada, an order declaring that, after such time as may be specified in such order, such area shall be a protected area and subject to the provisions of the said Regulation 4;

And whereas it has been represented to the undersigned, the Minister of National Defence, that in respect of that certain area hereinafter described of the Province of Nova Scotia it is necessary and expedient in the public interest and for the efficient prosecution of the war to make an Order declaring the said area to be a protected area and subject to the provisions of the said Regulation 4;

Now know ye that in pursuance of the power granted aforesaid and with the concurrence of the Minister of Justice the undersigned, the Minister of National

Defence, doth hereby pursuant to the provisions of the said Regulation 4, as amended, of the Defence of Canada Regulations (Consolidation) 1941, order that after the first day of May, 1942, that area in the Province of Nova Scotia as hereinafter described is hereby declared to be a protected area for the purposes of and subject to the provisions of the said Regulation 4, as amended, of the Defence of Canada Regulations (Consolidation) 1941, namely, the following area:—

The area comprising the shores, and the faces of banks and cliffs, adjoining Halifax Harbour and Bedford Basin, lying or situated north or west or north and west of a straight line drawn from Stella Maris Catholic Church at Sleepy Cove to St. Andrew's Chapel at Eastern Passage, excepting the shores and the faces of banks and cliffs of that part of the North West Arm which lies north or west or north and west of a straight line drawn from St. Phillip's Anglican Church at Purcell Cove to the Sailor's Monument at Point Pleasant Park, including in the said area all of McNab Island, Lawlor Island and all other islands situated in Halifax Harbour and Bedford Basin north or west or north and west of the said line from Stella Maris Catholic Church to St. Andrew's Chapel, including in the said area all Government properties adjoining the waters of Halifax Harbour and Bedford Basin, H.M.C. Dockyard, Joint Services Magazine and Royal Canadian Air Force Station at Dartmouth, and including in the said area all privately-owned piers, wharves and docking facilities adjoining the waters of Halifax Harbour and Bedford Basin, excepting those properties owned by, or under the control of the Dartmouth Ferry Commission.

And I do hereby direct that this Order be published forthwith in the *Canada Gazette* and in two issues within fourteen days of the date hereof of each of the two daily morning newspapers published in the City of Halifax in the said Province of Nova Scotia.

Dated at the Department of National Defence, at the City of Ottawa, this twenty-eighth day of April, in the year of Our Lord one thousand nine hundred and forty-two.

(Signed) J. L. RALSTON,
Minister of National Defence.

I Concur in the making of the foregoing Order

(Signed) LOUIS S. ST. LAURENT,
Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 19

Supplement No. 36

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 2nd February, 1943.

To Collectors of Customs and Excise, and others concerned:

Trading with the Enemy

List of Specified Persons, Revision No. 36

Herewith is furnished for your information and guidance a Proclamation amending, as of the date of publication, the List of Specified Persons published with Memorandum WM No. 19, by:—

- (a) Inserting the names and addresses specified in Part 1 of the Annex;
- (b) deleting the names and addresses specified in Part 2 of the Annex; and
- (c) by making the amendments specified in Part 3 of the Annex.

L. F. JACKSON,
Ass't Commissioner of Customs.

Series D No. 47

T. C. 105

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 2nd February, 1943.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective 2nd January, 1943, it is ordered that the undermentioned product shall be exempt from the war exchange tax and the special excise tax and be accorded the tariff treatment hereunder indicated:—

Charcoal, animal, for use in the refining of sugar and corn products.....

British Preferential Tariff	Free
Intermediate Tariff	Free
General Tariff	Free

(To be designated as Tariff Item 689b.)

L. F. JACKSON,

Ass't Commissioner of Customs.

(P.C. 684; 26/1/43—Authority, War Measures Act.)

PART III

Wartime Prices and Trade Board
(Finance)

BOARD ORDERS

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 233

Respecting Bone-in Veal

made pursuant to authority conferred by Order in Council P.C. 8528 dated the 1st day of November, 1941.

This Board orders as follows:—

1. For the purposes of this Order,

- (a) "carcass" means a full dressed carcass of veal, including two hind quarters and two fore quarters;
- (b) "cut" means any portion of a carcass less than a quarter;
- (c) "fore quarter" means the fore end of a side, cut to include not more or less than seven rib bones;
- (d) "hind quarter" means the hind end of a side, cut to include not more or less than six rib bones;
- (e) "processor" means any person who slaughters calves to obtain bone-in veal for sale, or who further processes bone-in veal for sale;
- (f) "sale at wholesale" means any sale except a sale at retail;
- (g) "side" means one-half of a carcass, and includes one hind quarter and one fore quarter;
- (h) "veal" means meat obtained from the carcass of a calf having a weight in the dressed carcass at the place of slaughter of not more than two hundred and twenty-five (225) pounds with the skin removed or not more than two hundred and fifty (250) pounds with the skin on.

2. The zones numbered 1 to 15 mentioned in Schedule "A" hereto mean and correspond respectively with the zones, similarly numbered, described in Section 1 of Order No. 194 of the Board.

Wholesale Sales

3. (1) The maximum price at which any person in any zone mentioned in Schedule "A" hereto may sell or offer to sell at wholesale any carcass, side or quarter of bone-in veal

- (a) to a person in any part of the same zone, shall be the price set forth in such Schedule for such zone;
- (b) to a person in any part of any other zone shall be the price set forth in such Schedule for the zone in which the place of business of the buyer is situated;
- (c) to any person in any part of Canada not included in any of the said zones, shall be the price set forth in such Schedule for the zone in which the place of business of the seller is situated.

(2) The price referred to in clauses (a) and (b) of subsection (1) of this Section shall be the delivered price at the buyer's place of business, or, if delivered by railway, at the buyer's nearest railway station; provided that,

if delivery is by railway express at the buyer's request, the difference between railway freight and express charges may be added to such price if such difference be shown as a separate item on the seller's invoice for such bone-in veal.

(3) Where the sale is to a person to whom clause (c) of subsection (1) of this Section is applicable, the seller may add the transportation cost from the shipping point to the point of delivery to the buyer, if such cost be shown as a separate item on the seller's invoice for such bone-in veal.

(4) The maximum price at which any person in any part of Canada not included in any zone named in Section 2 hereof, may sell or offer to sell at wholesale to any other person in any part of Canada any carcass, side or quarter of bone-in veal shall be such as may be approved or prescribed from time to time by the Food Administrator appointed by the Board.

(5) The price at which any person in any zone or part of Canada may sell or offer to sell at wholesale any fore quarter of kosher bone-in veal shall not exceed the maximum price on sales at wholesale prescribed by this Order for that zone or part of Canada for that quarter, together with kosher charges not exceeding those established by that person in the same slaughtering place during the basic period from September 15 to October 11, 1941.

4. (1) Every person selling any bone-in veal at wholesale shall

- (a) furnish each buyer of such bone-in veal with an invoice showing accurately the name and complete address of the consignee, the weight and price per pound of the bone-in veal purchased by such buyer, specifying accurately whether it is a carcass, side, fore quarter or hind quarter;
- (b) retain in his place of business, available for inspection by any representative of the Board, for ninety days after the date of shipment, a copy of each such invoice.

(2) The buyer to whom an invoice is furnished pursuant to subsection (1) of this Section shall retain such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date on which he received such invoice.

Retail Sales

5. (1) Except with the written authority of the Food Administrator, no person selling bone-in veal at retail in any zone named in Section 2 hereof shall buy or otherwise acquire, either directly or indirectly, and no person shall buy or otherwise acquire on his behalf, any carcass, side or quarter of bone-in veal at a total delivered cost in excess of the maximum price on sales at wholesale in that zone, together with the cost of transportation from the buyer's nearest railway station to his place of business if delivery is by railway.

(2) For the purposes of this Section, any person who acquires and slaughters any calves to obtain veal as defined by this Order or has such calves slaughtered for him shall be deemed to have acquired veal.

6. The maximum price at which any person may sell or offer to sell at retail any veal obtained from a carcass, side or quarter of bone-in veal shall be determined as follows:

- (a) he shall so regulate his selling prices for various cuts or portions of such veal that the aggregate price received or charged by him for all cuts and portions from any carcass, side or quarter purchased by him shall not exceed the total of
 - (i) his lawful delivered cost of that carcass, side or quarter as set forth in subsection (1) of Section 5 of this Order (except the difference between railway freight and railway express charges, if any, included in such cost) and
 - (ii) a markup (percentage of cost) on such delivered cost not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on veal of the same or substantially similar quality, but in no event exceeding nine cents per pound of veal;

- (b) The Food Administrator or any person authorized by the Board may specify a markup or markups that shall apply to any person selling veal at retail and any markup so specified shall be substituted for the markup referred to in clause (a) preceding.

7. The prices and markups of all persons selling veal at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such veal cutting or other tests as may be authorized by the Board.

8. No person shall sell or buy, or offer to sell or buy, at wholesale, any bone-in veal except one or more carcasses, sides, fore quarters or hind quarters as defined in this Order.

9. (1) No person shall sell or offer to sell at retail or buy or offer to buy at retail any carcass of veal with the skin on.

(2) No person shall sell or offer to sell at wholesale any carcass of veal with the skin on except

(a) a farmer or livestock producer, or

(b) a processor or wholesaler selling to another processor or wholesaler.

(3) No farmer or livestock producer, and no processor or wholesaler selling to another processor or wholesaler, shall sell or offer to sell at wholesale in any zone or other part of Canada any carcass of veal with the skin on at a price exceeding the maximum price prescribed by Schedule "A" to this Order for that zone or part of Canada.

10. No person shall sell or offer to sell, or buy or offer to buy, any carcass, side or quarter of bone-in veal that has any caul-fat attached or affixed thereto.

11. (1) The provisions of subsection (4) of Section 7 of the Wartime Prices and Trade Regulations shall not apply to any maximum price fixed by this Order.

(2) The provisions of clause (d) of Section 3 of Order No. 189 of the Board shall not apply to sales of veal by primary producers to retailers.

12. This Order shall be effective on and after the 8th day of February, 1943.

Made at Ottawa, this 2nd day of February, 1943.

DONALD GORDON,
Chairman.

SCHEDULE "A"

Maximum Wholesale Prices (in cents per pound) for Carcasses,
Sides and Quarters of Bone-in Veal

Zone	Carcasses and Sides	Fore Quarters	Hind Quarters
1	18½	12½	23
2	18½	12½	23
3	21	15	25½
4	21	15	25½
5	21	15	25½
6	21	15	25½
7	21½	15½	26
8	21	15	25½
9	20½	14½	25
10	19½	13½	24
11	18½	12½	23
12	18	12	22½
13	20	14	24½
14	20	14	24½
15	20	14	24½

ADMINISTRATORS' ORDERS

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-583

Respecting Surface Heating Coils

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Section 2 of Administrator's Order No. A-485 is hereby revoked and the following substituted therefor:—

“(2) No person shall in the manufacture of a surface heating coil use a heating element header of wrought non-ferrous metal or a coil header of wrought non-ferrous metal.”

2. This Order shall be effective on and after the fifth day of February, 1943.
Dated at Ottawa, this 2nd day of February, 1943.

E. J. LAIDLAW,
*Administrator of Heating, Plumbing and Air-
Conditioning Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-584

Respecting Production and Delivery of Paper for Magazines and other Periodicals

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. Administrator's Order No. A-455 is hereby revoked.

2. This Order shall be effective on and after the 6th day of February, 1943.
Dated at Ottawa, this 4th day of February, 1943.

A. P. JEWETT,
Administrator of Book and Writing Paper.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-585

Respecting Maximum Retail Price for Lumber Sold in the Interior Region of British Columbia

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the Board as follows:

1. For the purposes of this Order,

(a) “interior region of British Columbia” means all that area of the province of British Columbia lying east of the Cascade and Coast Mountains and south of the 52nd parallel;

(b) "lumber" means fir, larch, hemlock, spruce, cedar and ponderosa pine;

(c) "retail dealer" means a person who purchases lumber from a manufacturer or a wholesale dealer for resale to a consumer.

2. Notwithstanding the provisions of Section 5 of Administrator's Order A-412, the maximum price at which a retail dealer whose place of business is situate in the interior region of British Columbia, may sell or offer to sell any lumber shall be the price for that kind and size of lumber as set forth in the Schedule hereto.

3. This Order shall be effective on and after the 10th day of February, 1943.

Dated at Ottawa, this 5th day of February, 1943.

A. H. WILLIAMSON,
Timber Administrator.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

Being Schedule "A" attached to and forming part of Administrator's Order No. A-585.

Maximum retail prices for fir, larch, hemlock, spruce, red cedar and pine, when sold by retail dealers in all that part of B.C. east of the Cascade and Coast Mountains and south of the 52nd parallel. These prices include sales tax and are net F.O.B. the dealers' place of business.

No. 1 Common Dimension S4S Fir, Larch and Hemlock

	Per MFBM
2 x 2—R/L S2S1E.....	\$39 00
2 x 4, 2 x 6 and 2 x 8, 8' to 14'	34 00
2 x 4, 2 x 6 and 2 x 8, 16'	36 00
2 x 4, 2 x 6 and 2 x 8, 18' and 20'	37 00
2 x 10 8' to 14'	35 25
2 x 10 16'	37 25
2 x 10 18' and 20'	38 25
2 x 12 8' to 14'	36 75
2 x 12 16'	38 75
2 x 12 18' and 20'	39 75
For the above rough.....Add	2 00

For 22' and 24', Add \$2.00 per MFBM to the price for 18' and 20'.

For 26' and 28', Add \$4.00 per MFBM to the price for 18' and 20'.

For 2" x 14", Add \$4.00 per MFBM to the price for 2 x 12.

For No. 2 Dimension deduct \$5.00 per MFBM from the price of No. 1.

For selected No. 1 Dimension, add \$3.00 per MFBM to the price of No. 1.

For T and G Dimension, Add \$2.00 per MFBM.

For Tank Stock grade, Add \$10.00 per MFBM to the price of No. 1.

No. 1 Common Dimension S4S—Spruce

	Per MFBM
2 x 4, 2 x 6, 2 x 8—12' and 14'	\$31 00
2 x 4, 2 x 6, 8' and 16'	33 00
2 x 4, 2 x 6, 10' 18' and 20'	34 00
2 x 10 12' and 14'	33 50
2 x 10 8' and 16'	35 50
2 x 10 10' 18' and 20'	36 50
2 x 12 12' and 14'	35 50
2 x 12 8' and 16'	37 50
2 x 12 10' 18' and 20'	38 50

For No. 2 Dimension—Deduct \$2.00 per MFBM.
For select common and/or tank stock, Add \$10.00 per MFBM to No. 1 dimension price.
For dimension S2S and C. M., Add \$3.00 per MFBM.
For log cabin siding, Add \$5.00 per MFBM.
For rough dimension, Add \$3.00 per MFBM.

No. 1 Common Plank and Timbers S4S or SISIE All Species

	Per MFBM
3" and 4" x 4" to 10"—8/16	\$36 50
3" and 4" x 4" x 12	37 50
6 x 6	37 00
For the above rough, Add	1 00
6 x 8 to 12 x 12, rough—8/16.....	38 00
For 18' and 20', Add \$1.00 per MFBM to the price for 8/16'.	
For 22' and 24', Add \$3.00 per MFBM to the price for 8/16'.	

Boards, S2S, S4S or Shiplap

No. 3 Common Spruce or

	No. 1 Common Fir, Larch and Hemlock Per MFBM	No. 3 Common Pine Per MFBM	No. 1 Common Cedar Per MFBM
1 x 4—R/L—6/20'.....	\$30 50	\$31 50	\$28 00
1 x 5—R/L—6/20'.....	—	35 00	—
1 x 6—R/L—6/20'.....	32 00	33 00	31 00
1 x 8—R/L—6/20'.....	33 00	34 00	32 00
1 x 10—R/L—6/20'.....	33 00	34 00	32 00
1 x 12—R/L—6/20'.....	34 00	35 00	33 50

For the above rough Add \$2.00 MFBM
For specified lengths, Add \$2.00 per MFBM
For No. 2 Common, deduct \$3.00
For "grain tight" shiplap, Add \$2.00 per MFBM
For Select Common, Add \$2.00

Flooring, Siding and Ceiling

Fir, Larch and Hemlock	"D" and Btr. Per MFBM
1 4 to 1 x8"	\$60 00
1 x 4 and 1 x 6	55 00

Finish S4S Base, Casing, etc.

Fir, Larch and Hemlock	Per MFBM
1 x 4 to 1 x 8".....	60 00
1 x 5 and 1 x 10".....	65 00
1 x 12	70 00

Spruce

No. 2 Common		Per MFBM	"D" Select and Btr. Per MFBM
1 x 4	S4S	\$46 00	\$62 00
1 x 5	"	50 00	74 00
1 x 6 x 8	"	47 00	64 00
1 x 10	"	49 00	74 00
1 x 12	"	60 00	77 00

Pine

No. 2 Common

1 x 4	S4S	\$49 00	\$67 00
1 x 6 and 8	"	48 00	70 00
1 x 5 and 10	"	51 00	80 00
1 x 12	"	60 00	90 00

Cedar

No. 3 Clear and Btr.

1 x 4	S4S	55 00
1 x 6 and 8	"	70 00
1 x 10	"	80 00
1 x 12	"	90 00

For 5/4, 6/4 and 8/4 S4S Add \$5.00 per M.

For " " " Rough same price as for 4/4 S4S.

Coast Fir Flooring

B & Btr. E.G. Fir 1 x 3 and 1 x 4.....	Per MFBM
C "	\$70.00
	65.00

Coast Fir Finish S4S

1 x 4" 6" & 8" B & Btr.	70.00
1 x 5" 10" & 12" B & Btr.	80.00

Coast Fir V. Jt. Ceiling

B & Btr. 1 x 4	55.00
C "	50.00

Mouldings B.C. Catalogue No. 5

	Per Lin. foot
6/4 x 10 Clear E.G. Stepping	16c.
6/4 x 12 "	19c.
1 x 6 Clear Window Jamb.....	5c.
2 x 6 " Door "	9c.
2 x 8 " " "	12c.

Coast Cedar Shingles

No. 1, 5X	per square	\$6.20
No. 1, 3X	per M	6.00
No. 2, 2X	per M	5.00

Lath

Cedar	per M	\$9.50
Pine or Spruce.....	per M	8.50
Fir	per M	7.50
No. 2 \$1 per M less		

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-586

Respecting Screw Feed Coal Stokers

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. The Schedule to Administrator's Order No. A-562 is hereby amended by adding at the end thereof the following paragraph:—

"Coal hoppers, except frames, not to be constructed of metal."

2. This Order shall be effective on and after the 11th day of February, 1943.

Dated at Ottawa, this 6th day of February, 1943.

E. J. LAIDLAW,

*Administrator of Heating, Plumbing and Air-
Conditioning Equipment and Supplies.*

Approved:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-588

Respecting the Selling Price of Fine Silver sold by Primary Producers

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "fine silver" means silver (Ag.) which contains 999 parts per thousand pure silver;
- (b) "primary producer of silver" means a person who produces silver by processes of refining from any silver bearing material in the form of ore, concentrate, matte, bullion or base metal from a mine, concentrator or smelter.

2. The maximum price anywhere in Canada at which a primary producer of silver may sell or offer to sell fine silver in bar or ingot to any person for use or consumption within Canada for any purpose whatsoever shall not exceed forty cents (40c.) per troy ounce.

3. This Order shall be effective on and after the 27th day of January, 1943.

Dated at Ottawa, this 27th day of January, 1943.

G. C. BATEMAN,
Administrator of Non-Ferrous Metal (Primary).

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-590

Respecting Rooming Accommodation in the Town of Trenton, in the Province of Ontario, and in the area within a distance of two miles from the limits of such Town.

Pursuant to authority conferred by The Wartime Prices and Trade Board and pursuant to Administrator's Order No. A-488, dated November 22, 1942, it is hereby ordered on behalf of such Board as follows:—

1. The Town of Trenton, in the Province of Ontario, and the area within a distance of two miles from the limits of such Town are hereby designated as an area to which the provisions of Administrator's Order No. A-488, dated November 22, 1942, shall hereafter apply.

2. In accordance with the provisions of Section 16 of the said Order No. A-488, the rate cards and forms required thereunder, as set forth in schedules A, B, C and D hereto, are hereby prescribed.

3. This Order shall be effective on and after the 15th day of February, 1943.

Dated at Ottawa, this 6th day of February, 1943.

C. R. DeMARA,
Rentals Administrator..

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"
to Administrator's Order No. A-590

Form R.C. 34W

RENTALS ADMINISTRATION
WARTIME PRICES AND TRADE BOARD
REGISTRATION OF RENTED ROOMING ACCOMMODATION

SERIAL No.

BEFORE COMPLETING FORM READ CAREFULLY INSTRUCTIONS ON THE BACK.

Address of Building (Street Number) (Street) (City)

Name of Householder

Number of Lodgers Number of rooms rented No. of bathrooms for general use

Type of construction of house: Brick Stucco Frame Number of stories

ROOM No. 1		ROOM No. 2		ROOM No. 3		ROOM No. 4	
DESCRIPTION (check which)	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD
APPROXIMATE SIZE	feet x feet	feet x feet	feet x feet	feet x feet	feet x feet	feet x feet	feet x feet
No. of occupants							
No. of single beds							
No. of double beds							
Has room hot and cold running water?	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)
Rate per occupant now charged:							
Per week	\$	\$	\$	\$	\$	\$	\$
Per month	\$	\$	\$	\$	\$	\$	\$
Does above rate include:							
Breakfast?	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)
Dinner?	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)
Supper?	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)

ROOM No. 5		ROOM No. 6		ROOM No. 7		ROOM No. 8	
DESCRIPTION (check which)	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD	<input type="checkbox"/> FRT. <input type="checkbox"/> MIDDLE <input type="checkbox"/> REAR <input type="checkbox"/> 1ST FL. <input type="checkbox"/> 2ND <input type="checkbox"/> 3RD
APPROXIMATE SIZE	feet x feet	feet x feet	feet x feet	feet x feet	feet x feet	feet x feet	feet x feet
No. of occupants							
No. of single beds							
No. of double beds							
Has room hot and cold running water?	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)
Rate per occupant now charged:							
Per week	\$	\$	\$	\$	\$	\$	\$
Per month	\$	\$	\$	\$	\$	\$	\$
Does above rate include:							
Breakfast?	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)
Dinner?	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)
Supper?	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)	(yes or no)

I hereby certify that the above schedule is complete and accurate.

Date Signature of Householder

INSTRUCTIONS FOR COMPLETING THIS FORM

1. Before starting to complete this form, assign a number to each room you are letting. Although it is not necessary to mark the number on the door or walls of the room, you must not change the number once you have assigned it to a room.
2. Report on this form all furnished rooms for which you supply bedding and linen for each occupant.
3. Do not report on this form any room or suite of rooms let with light housekeeping privileges—they are to be reported on Form R.C. 35W, and you may find it necessary to use both this form, and Form R.C. 35 W to register all the rooms you are letting.
4. Do not report on this form any rooms occupied by or shared with one or more members of your household.
5. If you are letting more than eight (8) furnished rooms use as many additional sheets as are necessary.
6. Give full information about each room reported on this form. Indicate with care the location of each room by checking the proper square (e.g., locate the front room on second floor by checking the square before "frt." and checking the square before "2nd").
7. If you are in doubt as to which form to use to report any of your rooms, or how to fill in any part of the form, consult your local Rentals Office.
8. COMPLETE THIS FORM IN DUPLICATE. SIGN BOTH COPIES, AND FILE THEM BOTH IN YOUR LOCAL RENTALS OFFICE. LATER ONE COPY, WITH A SERIAL NUMBER ON IT, WILL BE RETURNED TO YOU. RETAIN IT CAREFULLY WHEN RECEIVED. .

SCHEDULE "B"
to Administrator's Order No. A-590
RENTALS ADMINISTRATION
WARTIME PRICES AND TRADE BOARD

Form R.C. 35W

SERIAL NUMBER

REGISTRATION OF RENTED HOUSEKEEPING AND LIGHT HOUSEKEEPING ROOMS**BEFORE COMPLETING FORM READ CAREFULLY INSTRUCTIONS ON THE BACK.**

Address of Building (Street number) (Street) (City)

Name of Householder.....

Construction of house: ☐ Brick ☐ Stucco ☐ Frame No. of stories No. of bathrooms for general use

	Check the services which you supply and pay for	Check the facilities which you supply to the occupants	Rate you are now charging
Room No.....	<input type="checkbox"/> Heat	<input type="checkbox"/> use of bathroom	\$ per week
Size..... ft. x ft.	<input type="checkbox"/> Light	<input type="checkbox"/> use of telephone	\$ per month
No. of occupants.....	<input type="checkbox"/> Hot water	<input type="checkbox"/> use of cooking stove	If this room is let as part of a suite the charge for the suite is:
If this room is let as part of a suite give numbers and sizes of other rooms in the suite	<input type="checkbox"/> Electricity or other fuel for cooking	<input type="checkbox"/> cooking privileges in this room or other part of the house	\$ per week
			\$ per month

	Check the services which you supply and pay for	Check the facilities which you supply to the occupants	Rate you are now charging
Room No.....	<input type="checkbox"/> Heat	<input type="checkbox"/> use of bathroom	\$ per week
Size..... ft. x ft.	<input type="checkbox"/> Light	<input type="checkbox"/> use of telephone	\$ per month
No. of occupants.....	<input type="checkbox"/> Hot water	<input type="checkbox"/> use of cooking stove	If this room is let as part of a suite the charge for the suite is:
If this room is let as part of a suite give numbers and sizes of other rooms in the suite	<input type="checkbox"/> Electricity or other fuel for cooking	<input type="checkbox"/> cooking privileges in this room or other part of the house	\$ per week
			\$ per month

	Check the services which you supply and pay for	Check the facilities which you supply to the occupants	Rate you are now charging
Room No.....	<input type="checkbox"/> Heat	<input type="checkbox"/> use of bathroom	\$ per week
Size..... ft. x ft.	<input type="checkbox"/> Light	<input type="checkbox"/> use of telephone	\$ per month
No. of occupants.....	<input type="checkbox"/> Hot water	<input type="checkbox"/> use of cooking stove	If this room is let as part of a suite the charge for the suite is:
If this room is let as part of a suite give numbers and sizes of other rooms in the suite	<input type="checkbox"/> Electricity or other fuel for cooking	<input type="checkbox"/> cooking privileges in this room or other part of the house	\$ per week
			\$ per month

	Check the services which you supply and pay for	Check the facilities which you supply to the occupants	Rate you are now charging
Room No.....	<input type="checkbox"/> Heat	<input type="checkbox"/> use of bathroom	\$ per week
Size..... ft. x ft.	<input type="checkbox"/> Light	<input type="checkbox"/> use of telephone	\$ per month
No. of occupants.....	<input type="checkbox"/> Hot water	<input type="checkbox"/> use of cooking stove	If this room is let as part of a suite the charge for the suite is:
If this room is let as part of a suite give numbers and sizes of other rooms in the suite	<input type="checkbox"/> Electricity or other fuel for cooking	<input type="checkbox"/> cooking privileges in this room or other part of the house	\$ per week
			\$ per month

I hereby certify that the above schedule is complete and accurate.

.....
Date

.....
Signature of Householder

This form has been prescribed by a Rentals Administrator as Form R.C. 35W

INSTRUCTIONS FOR COMPLETING THIS FORM

1. Before starting to complete this form assign a number to each room which you are letting. Although it is not necessary to mark the number on the door or walls of the room you must not change the number once you have assigned it to a room.
2. Report on this form all rooms or suites of rooms let with housekeeping or light housekeeping privileges.
3. If you let two or more rooms with light housekeeping privileges as a suite you may report the suite as a unit provided that you show the numbers and the size of each room in the suite.
4. Do not report on this form any furnished rooms for which you supply bedding and linen for each occupant—they are to be reported on form R.C. 34 W and you may find it necessary to use both this form and form R.C. 34 W to register all the rooms you are letting.
5. Do not report on this form any rooms occupied by or shared with one or more members of your household.
6. Do not report on this form any self-contained apartment or suite, the occupants of which do not share with any other person the use of a bathroom, bath, kitchen, toilet or similar convenience. Such accommodation is not to be included in this registration.
7. If you are letting more than four (4) rooms or suites of rooms with light housekeeping privileges use as many additional sheets as are necessary.
8. Give full information about each room. Check the square beside each service or facility that you supply.
9. If you are in doubt as to which form to use to report any of your rooms or how to fill in any part of the form consult your local Rentals Office.
10. COMPLETE THIS FORM IN DUPLICATE. SIGN BOTH COPIES AND FILE THEM BOTH IN YOUR LOCAL RENTALS OFFICE. LATER ONE COPY, WITH A SERIAL NUMBER ON IT, WILL BE RETURNED TO YOU. RETAIN IT CAREFULLY WHEN RECEIVED.

SCHEDULE "C"

to Administrator's Order No. A-590

Form R.C. 36W

Serial No.....

RENTALS ADMINISTRATION
WARTIME PRICES AND TRADE BOARD

Room No.
Address.....

The Maximum Rates for this room are:

Number of Occupants	RATES		Registered
	Per Person	Per Person	
	Per Week	Per Month	
.....			
.....			
.....			

For the above maximum rates each occupant is entitled to the meals indicated below:

☐ breakfast ☐ dinner ☐ supper

If at any time this card does not show a registered PER PERSON rate based on the actual number of persons occupying the room, the registrant shall within four days after the change re-register the room and obtain a registered rate based on the new occupancy.

IT IS AN OFFENCE TO ALTER, DEFACE OR DESTROY OR TO IMPROPERLY REMOVE THIS CARD.

This form has been prescribed by a Rentals Administrator as Form R.C. 36W.

SCHEDULE "D"

to Administrator's Order No. A-590

Form R.C. 37W

Serial No.....

RENTALS ADMINISTRATION
WARTIME PRICES AND TRADE BOARD

Room Number

Address

The Maximum Rates for this room are:

\$.....per week or \$.....per month

These rates include the services and facilities checked below:

- | | |
|--|---|
| <input type="checkbox"/> Heat | <input type="checkbox"/> Use of bathroom |
| <input type="checkbox"/> Light | <input type="checkbox"/> Use of telephone |
| <input type="checkbox"/> Hot water | <input type="checkbox"/> Use of cooking stove |
| <input type="checkbox"/> Electricity or other fuel for cooking | <input type="checkbox"/> Cooking privileges in this room or other part of the house |

Date of issue of this card.....

Local Examiner

IT IS AN OFFENCE TO ALTER, DEFACE OR DESTROY OR TO IMPROPERLY REMOVE THIS CARD.

This form has been prescribed by a Rentals Administrator as Form R.C. 37W.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-591

Respecting Maximum Taxi-cab Fares in Lake St. John Area, Quebec

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

"taxi-cab" means a passenger motor vehicle adapted or designed for carrying for commercial purposes not more than nine passengers in addition to the driver when the services of a driver are provided by the owner or operator of the vehicle, but does not mean or include a passenger motor vehicle licensed prior to the effective date of this Order by any provincial or municipal authority to carry passengers on a defined route when the vehicle is operating thereon.

2. The maximum price or fare which an owner or operator of a taxi-cab may demand, charge, receive, collect or be paid for transportation in such taxi-cab of a passenger or passengers in the area of the province of Quebec in the vicinity of Lake St. John along or upon the whole or any part of the several highway routes mentioned in the Table hereunder set forth shall be the price or fare specified in the Table opposite the said respective routes and for the stated number of passengers.

TABLE OF MAXIMUM TAXI-CAB PRICES OR FARES

LAKE ST. JOHN AREA, QUEBEC

Fixed by Administrator's Order No. A-591 under the Wartime Prices and Trade Regulations

Route	Maximum Prices or Fares per Trip	
	1 or 2	More than 2
	Passengers	Passengers
	For one or for both	For all of them
1. Between Chicoutimi and Arvida	\$1 00	\$1 25
2. Between Chicoutimi and Jonquière	2 00	2 50
3. Between Chicoutimi and Kenogami	2 00	2 50
4. Between Chicoutimi and Bagotville	2 00	2 50
5. Between Chicoutimi and Port Alfred	2 00	2 50
6. Between Chicoutimi and Grande-Baie	2 50	3 00
7. Between Jonquière and Arvida	1 00	1 25
8. Between Bagotville and the Airport	1 00	1 25

3. Every person who owns a taxi-cab operated upon or along any of the routes mentioned in the said Table shall post and at all times keep posted inside such taxi-cab a copy of the said Table by securely affixing the same in a conspicuous place where it may be clearly and readily seen by any passenger, and the copy so posted shall be in both the English and French versions thereof.

4. This Order shall be effective on and after the 12th day of February, 1943.

Dated at Ottawa, this 6th day of February, 1943.

M. W. McCUTCHEON,
Administrator of Services.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

FUELWOOD ORDERS

THE WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 65

Respecting Maximum Prices of Fuelwood in the Districts of Abitibi and Timiskaming in the Province of Quebec

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

(a) "Amos-Senneterre area" means and includes that part of the district of Abitibi lying within ten miles of the main line of the Canadian National Railway and also that part of the said district lying within ten miles of the Canadian National Railway branch line between the settlements of Taschereau and Clericy and includes the settlements of Taschereau, Clericy, Palmorol, Poularies, St. Mathieu, La Motte, St. Marc, La Corne and Varson, all in the said district of Abitibi in the Province of Quebec;

(b) "culls" where it occurs in the Schedules hereto mean fuelwood cut from trees which have been dead for such a time as to show signs of deterioration.

2. Except as provided in sections 3, 4 and 5, the maximum price at which any person may in the districts of Abitibi and Timiskaming, in the Province of Quebec, sell or offer to sell seasoned fuelwood of a kind named and length specified in Schedule "A" hereto shall be the price per cord or fractional quantity of a cord set forth in the said Schedule "A" opposite that kind and in the relevant column denoting that length.

3. The maximum price at which any person may in the Amos-Senneterre area sell or offer to sell seasoned fuelwood of a kind named and length specified in Schedule "B" hereto shall be the price per cord or fractional quantity of a cord set forth in the said Schedule "B" opposite that kind and in the relevant column denoting that length.

4. (1) The maximum price per cord at which any person may in the towns of Noranda and Rouyn, in the Province of Quebec, sell or offer to sell seasoned fuelwood of a kind named and length specified in Schedule "C" hereto shall be the price per cord or fractional quantity of a cord set forth in the said Schedule "C" opposite that kind and in the relevant column denoting that length.

(2) Subsection 1 of this section shall apply to the sale or offering for sale of seasoned fuelwood stored in either of said towns for delivery to premises of a purchaser situate outside of the town.

5. The maximum price at which any person may in the town of Timiskaming in the Province of Quebec sell or offer to sell seasoned fuelwood of a kind named and length specified in Schedule "D" hereto shall be the price per cord or fractional quantity of a cord set forth in the said Schedule "D" opposite that kind and in the relevant column denoting that length.

6. The maximum price for a fractional quantity of a cord set forth in the said Schedules shall be applicable only to a sale or delivery to a purchaser who actually orders or requests delivery in such fractional quantity.

7. The maximum price at which any person may in a district, area or town mentioned in this Order sell or offer to sell seasoned fuelwood of a kind not named in the Schedule hereto applicable to the district, area or town, shall bear the same ratio to the maximum price of the kind of fuelwood first named in the same Schedule as the highest lawful price at which he sold such unnamed fuelwood during the basic period as defined by the Wartime Prices and Trade Regulations bore to the highest lawful price at which he sold the kind of fuelwood first named in the said Schedule during the said basic period; provided, however, that the maximum price of such unnamed fuelwood shall not in any event exceed the maximum price of the kind of fuelwood first named in the said Schedule.

8. The maximum price per cord of green fuelwood sold by any person in a district, area or town mentioned in this Order shall in every case be one dollar less than his maximum price per cord of seasoned fuelwood of the same kind and length and the maximum price of a fractional quantity of a cord shall be in the same ratio.

9. The maximum price of fuelwood fixed by this Order shall include the cost of delivery thereof to the premises of the purchaser.

10. No person in the districts of Abitibi and Timiskaming shall insert or cause to be inserted in a newspaper or any other periodical an advertisement offering fuelwood for sale unless the full name and address of the seller is set forth in the advertisement.

11. Notwithstanding anything contained in this Order, in any case where the cost of delivery is abnormal and he considers the special circumstances of the case warrant or undue hardship or injustice would otherwise ensue, the Deputy Administrator (Wood Fuel) may, in writing, authorize a seller of fuelwood to increase his maximum price by not more than one dollar per cord.

12. This Order shall be effective on and after the 12th day of February, 1943.

Dated at Ottawa, this 6th day of February, 1943.

F. G. NEATE,
Deputy Coal Administrator.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

To FUELWOOD ORDER No. 65

MAXIMUM prices for seasoned fuelwood in the Districts of Abitibi and Timiskaming in the Province of Quebec

Excepting therefrom the Amos-Senneterre District and the towns of Noranda, Rouyn and Timiskaming, all in the Province of Quebec

Kinds	Col. 1 48" Full Cord 128 cu. ft.	Col. 2 36" ¾ Cord 96 cu. ft.	Col. 3 18" ¾ Cord 96 cu. ft.	Col. 4 18" ¾ Cord 48 cu. ft.	Col. 5 16" Full Cord 128 cu. ft.	Col. 6 16" ¾ Cord 42⅔ cu. ft.	Col. 7 12" Full Cord 128 cu. ft.	Col. 8 12" ¾ Cord 64 cu. ft.	Col. 9 12" ¾ Cord 32 cu. ft.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
White Birch.....	9 00	6 75	7 75	4 25	11 00	4 00	12 00	6 25	3 25
Mixed Softwood—Jackpine, Poplar, Spruce.....	7 00	5 25	6 25	3 50	9 00	3 25	10 00	5 25	2 75
Culls.....	6 00	4 50	5 50	3 00	7 00	2 75	8 00	4 25	2 25
Softwood Slabs.....	5 00	3 75	4 50	2 50	5 50	2 25	6 00	3 25	1 75

SCHEDULE "B"

To FUELWOOD ORDER No. 65

MAXIMUM prices for seasoned fuelwood in the Amos-Senneterre District in the Province of Quebec

Kinds	Col. 1 48" Full Cord 128 cu. ft.	Col. 2 36" ¾ Cord 96 cu. ft.	Col. 3 18" ¾ Cord 96 cu. ft.	Col. 4 18" ¾ Cord 48 cu. ft.	Col. 5 16" Full Cord 128 cu. ft.	Col. 6 16" ¾ Cord 42⅔ cu. ft.	Col. 7 12" Full Cord 128 cu. ft.	Col. 8 12" ¾ Cord 64 cu. ft.	Col. 9 12" ¾ Cord 32 cu. ft.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
White Birch.....	8 00	6 00	7 00	3 75	10 00	3 50	11 00	5 75	3 00
Mixed Softwood—Jackpine, Poplar, Spruce.....	6 00	4 50	5 50	3 00	8 00	2 75	9 00	4 75	2 50
Culls.....	5 00	3 75	4 50	2 50	6 00	2 25	7 00	3 75	2 00
Softwood Slabs.....	4 00	3 00	3 50	2 00	4 50	1 75	5 00	2 75	1 50

SCHEDULE "C"

To FUELWOOD ORDER No. 65

MAXIMUM prices for seasoned fuelwood in the towns of Noranda and Rouyn in the Province of Quebec

Kinds	Col. 1 48" Full Cord 128 cu. ft.	Col. 2 36" ¾ Cord 96 cu. ft.	Col. 3 18" ¾ Cord 96 cu. ft.	Col. 4 18" ¾ Cord 48 cu. ft.	Col. 5 16" Full Cord 128 cu. ft.	Col. 6 16" ¾ Cord 42½ cu. ft.	Col. 7 12" Full Cord 128 cu. ft.	Col. 8 12" ¾ Cord 64 cu. ft.	Col. 9 12" ¾ Cord 32 cu. ft.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
White Birch.....	10 00	7 50	8 50	4 50	12 00	4 50	13 00	6 75	3 50
Mixed Softwood—Jackpine, Poplar, Spruce.....	8 00	6 00	7 00	3 75	10 00	3 75	11 00	5 75	3 00
Culls.....	7 00	5 25	6 25	3 25	8 00	2 75	9 00	4 75	2 50
Softwood Slabs.....	6 00	4 50	5 00	2 75	6 50	2 50	7 00	3 75	2 00

SCHEDULE "D"

To FUELWOOD ORDER No. 65

MAXIMUM prices for seasoned fuelwood in the town of Timiskaming in the Province of Quebec

Kinds	Col. 1 48" Full Cord 128 cu. ft.	Col. 2 36" ¾ Cord 96 cu. ft.	Col. 3 18" ¾ Cord 96 cu. ft.	Col. 4 18" ¾ Cord 48 cu. ft.	Col. 5 16" Full Cord 128 cu. ft.	Col. 6 16" ¾ Cord 42½ cu. ft.	Col. 7 12" Full Cord 128 cu. ft.	Col. 8 12" ¾ Cord 64 cu. ft.	Col. 9 12" ¾ Cord 32 cu. ft.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Hardwood—hard maple, yellow birch and oak, beech, all bodywood.....	10 00	7 50	8 50	4 50	12 50	4 50	13 50	7 00	3 75
White Birch.....	9 00	6 75	7 75	4 25	11 00	4 15	12 00	6 25	3 25
Slabs.....	5 00	3 75	4 50	2 50	5 50	2 25	6 00	3 25	1 75

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 40

(Electroplating Advisory Committee)

Dated January 13, 1943

Pursuant to the authority conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board.

It is hereby ordered as follows:

1. *Establishment of Committee*

A Committee to be known as the Electroplating Advisory Committee (hereinafter referred to as the "Committee") is hereby established and appointed.

2. *Duties of the Committee*

The duties of the Committee shall be to conduct investigations and to confer with and advise the Metals Controller regarding all matters pertaining to metal finishing and consumption of metals by electroplating, and to present for discussion and guidance such other relevant problems as may arise in connection therewith.

3. *Composition and Personnel of the Committee*

(1) The Committee shall until otherwise ordered consist of the Metals Controller and the Deputy Metals Controller together with:

Mr. Thomas Boaz, Canada Cycle and Motor Company Ltd.

Mr. Allan Byers, Canadian General Electric Company

Mr. E. M. P. Caunce, Ford Motor Company of Canada Limited

Lt. R. E. Daly, Department of National Defence (Army)

Flt Lt. H. R. Foottit, Royal Canadian Air Force

Mr. A. Granik, General Motors of Canada Limited

Lt. Cdr. J. R. Millard, Department of National Defence (Navy)

Mr. J. F. Thomas, National Research Council

Mr. Wm. Whalen, Canadian Hanson & Van Winkle Co. Ltd.

Mr. W. Young, Canadian Westinghouse Co. Ltd.

and such other persons from the Metals Controller's Office and from Industry as the Metals Controller may from time to time designate or appoint.

(2) Subject to the approval of the Metals Controller, each of the Services, Service Branches or Corporations referred to in subsection (1) next preceding, may from time to time designate a representative in substitution for the representative appointed in said subsection (1).

4. *Chairman*

The Chairman of the Committee shall be the Metals Controller or such other member of the Committee as he may from time to time appoint.

5. *Calling of Meetings*

The Committee shall meet from time to time at the call of the Chairman of the Committee at such time and place as he shall select and on such notice, given in such manner as he shall deem sufficient.

6. *Quorum*

Seven members of the Committee shall constitute a quorum.

G. C. BATEMAN,
Metals Controller.

APPROVED:

HENRY BORDEN

Chairman—Wartime Industries Control Board

DEPARTMENT OF MUNITIONS AND SUPPLY

OFFICE OF THE OIL CONTROLLER

15 KING STREET, WEST, TORONTO

Order No. 004 B

(Domestic Fuel Oil—Consumers' Reports)

Dated January 26, 1943

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, as amended, and any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board, is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

Any words or terms used in this Order and defined in Section 1 of the Order of the Oil Controller, No. 004 A dated September 1, 1942, shall have the meanings given by the said Section 1, except that "burning oil" shall not include kerosene used or purchased for use in fueling a small stove or burner.

2. *Reports by Domestic Fuel Oil Consumers*

On or before February 20, 1943, each person using burning oil for the heating of a private dwelling, shall complete and file in duplicate with the Oil Controller, 15 King Street, West, Toronto, Ont., a statement in substantially the form set out in Schedule "A" to this Order.

3. *Consumers not Reporting not to be Supplied*

On and after March 15, 1943, no person shall sell or supply to a consumer any burning oil for the heating of any private dwelling unless to the knowledge of such person the consumer has filed a statement with the Oil Controller in accordance with the provisions of Section 2 of this Order.

4. *Consumers not to Change Suppliers without Permit*

Except with a permit in writing from the Oil Controller, from and after the date of this Order

(a) no consumer shall purchase or acquire burning oil for the heating of a private dwelling from any person other than the person or persons supplying burning oil to such consumer for this purpose at the date of this Order; and

(b) No person shall supply burning oil for the heating of any private dwelling to a consumer who is not being supplied by such person with burning oil for this purpose at the date of this Order.

G. R. COTTRELLE,
Oil Controller.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

SCHEDULE "A"

to the Oil Controller's Order 004 B

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

G. R. COTTRELLE,
Oil Controller.

DEPARTMENT OF MUNITIONS AND SUPPLY

OFFICE OF THE OIL CONTROLLER

15 King Street West, Toronto

FUEL OIL

FOR PRIVATE DWELLING ONLY

(SEPARATE RETURN FOR EACH INDIVIDUAL DWELLING)

NO PURCHASE OF DOMESTIC FUEL OIL WILL BE PERMITTED AFTER MARCH 15, 1943, UNLESS THIS FORM HAS BEEN COMPLETED AND RETURNED IN DUPLICATE TO THE OIL CONTROLLER, 15 KING ST. WEST, TORONTO, ON OR BEFORE FEBRUARY 20, 1943.

1. QUANTITY PURCHASED for use at address given below:
(a) Within 12 MONTH period July 1, 1941, to June 30, 1942.....Gallons
(b) Within 6 MONTH period July 1, 1942, to December 31, 1942.....Gallons
(c) Supplier(s)
Suppliers' Address.....City.....Prov.....
2. Indicate by (X) type of oil used in your residence:
Stove Oil or Distillate ☐ Residual or Bunker Fuel Oil ☐
Domestic or Furnace Fuel Oil ☐
3. What is the CAPACITY of your STORAGE TANK(S).....Gallons
4. TYPE OF HEATING SYSTEM FURNACE OR BOILER
(Indicate by X)
Hot Water.....☐ Make
Warm or Hot Air.....☐ Manufacturer's Model No.....
Steam or Vapour.....☐ Year Installed.....
Oil Burner—Make.....Serial No.....Year Installed.....
5. HAVE YOU GRATES AVAILABLE FOR CONVERSION.....Yes ☐ No ☐
Have you doors and other equipment available.....Yes ☐ No ☐
6. HAVE YOU COAL ON HAND.....Yes ☐ No ☐
If so, how much.....Tons.....Bags.

THIS FORM DOES NOT APPLY TO STOVE OR RANGE BURNER USERS

DECLARATION: I (We) hereby certify that the information herein set out is true to the best of my (our) knowledge and belief and that it relates to a "private dwelling" used exclusively as a residence which contains not more than two separate self-contained apartments. (If Boarding or Rooming House, state the number of residents.....)

NAME OF USER.....
(Print) Surname Christian Names

Address where oil consumed.....

City or Town.....Province.....

Date.....1943.....
Signature of User

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF SUPPLIES

Order No. C.S. 24 B
(Cork and Cork Products—Amending Order C.S. 24)

Dated January 11, 1943

Pursuant to the powers conferred by Order in Council P.C. 6391 of August 19, 1941, as amended, and by the Order of the Minister of Munitions and Supply No. C.S. 5A-M dated November 21, 1941, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board; it is hereby ordered as follows:—

1. Paragraph (d) of Section 1 of Order C.S. 24 amended
Paragraph (d) of Section 1 of Order No. C.S. 24 of the Controller of Supplies dated November 22, 1941, is hereby amended to read as follows:
“(d) “cork products” means floor coverings made in whole or in part from cork and any articles or products (except bottle tops or crowns lined with cork), of which cork constitutes fifty per cent or more by volume of the component materials or of which cork constitutes the single component material of chief value.”

J. H. LAMPREY,
Deputy Controller of Supplies.

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TRANSIT CONTROLLER

Order No. Transit 6

(Wartime Transit Advisory Committee—Ottawa District)

Dated January 27, 1943

Pursuant to the powers conferred by Order in Council P.C. 6131 of August 12, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board; it is hereby ordered as follows:—

1. *Wartime Transit Advisory Committee, Ottawa District, Established*

A Committee, which shall be known as "Wartime Transit Advisory Committee, Ottawa District" (hereinafter referred to as "the Committee") is hereby established.

2. *Duties and Powers*

(1) The duties of the Committee shall be to investigate and consider passenger transportation facilities in the Ottawa district and means and plans for supplying and maintaining essential passenger transportation therein, having regard to the wartime limitations imposed by government authority on the use of gasoline, rubber and other commodities and the rationing thereof, and to confer with, advise and make recommendations to the Transit Controller with respect thereto.

(2) For the purposes set out in subsection (1) next preceding the Committee shall have power

- (a) to investigate available passenger transportation facilities by bus, street car, taxicab and any other public or private vehicle; and
- (b) to interview and negotiate with persons, firms and corporations supplying or capable of supplying any passenger transportation facility, and government departments or agencies, persons, firms, corporations and associations interested in or affected by the supply and maintenance of essential passenger transportation facilities.

3. *Membership*

The Committee shall consist of the persons hereinafter named, of whom the first named shall be Chairman:

Kenneth A. Green,
Frederic E. Bronson,
Charles H. Labarge.

4. *Meetings*

The Committee shall meet from time to time at the call of the Chairman at such time and place as the Chairman may select and on such notice given in such manner as the Chairman may deem sufficient.

5. *Quorum*

Any two members of the Committee shall be a quorum.

GEO. S. GRAY,
Transit Controller.

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

VOLUME I—No. 7

February 22, 1943



CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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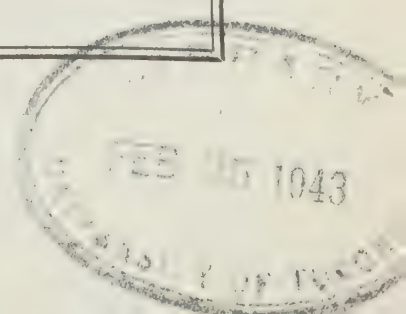


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PART I

Orders in Council

Order in Council recommending that widows may engage in temporary employment in the Public Service without discontinuance of superannuation allowances or pensions, if total compensation does not exceed \$3,000 per annum

P.C. 5/1111

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 11th February, 1943.

The Board recommend that Order in Council of December 24, 1940, P.C. 21/7609, directing the suspension of superannuation allowances and pensions granted, under the provisions of the Civil Service Superannuation Acts, the Royal Canadian Mounted Police Act and the Militia Pension Act, to widows who are assigned to positions in the Public Service, be amended with effect from February 1, 1943, for the duration of the war, by the addition to the first paragraph of the following provisos:—

“Provided further, however, that such persons may engage in temporary employment in the Public Service without discontinuance of the superannuation allowances or pensions they receive if the total compensation received for such employment, together with the superannuation allowance or pension, does not exceed \$3,000 per annum. Where the total compensation received from both sources exceeds the amount of \$3,000 per annum, the amount of the excess shall be deducted from the annuity which is paid.”

“Overpayments of superannuation allowance or pension which may have occurred prior to February 1, 1943, as a result of the provisions of Order in Council of December 24, 1940, P.C. 21/7609, shall be waived, but there shall be no refunds of such overpayments of superannuation allowance or pension which may have been collected as of February 1, 1943.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council recommending changes to be made in the Administration of the petroleum and natural gas rights, the property of the Crown, in the Yukon and Northwest Territory

P.C. 1138

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Mines and Resources recommends that the following changes be made in the administration of the petroleum and natural gas rights, the property of the Crown, in the Yukon and Northwest Territories.

Therefore, His Excellency the Governor General in Council, under the authority of the War Measures Act and the Dominion Lands Act, is pleased to order and doth hereby order as follows,—

(1) The Regulations for the disposal of petroleum and natural gas rights, the property of the Crown in the Yukon Territory, shall no longer apply to the area defined as follows:—

DESCRIPTION

All that tract of land in Yukon Territory which is included within and bounded by the straight lines joining points seven and eight, eight and nine, nine and ten, ten and seven, all on map scheduled hereto, which said points may be more particularly described as follows:

Point seven is located thirty-seven miles due north and forty-five miles due east of the centre of Hungry lake, which said lake is twenty-one miles due south and twelve miles due west of the junction of Wind river and Peel river; Point eight is located thirty-seven miles due north and thirteen miles due west of the centre of said Hungry lake; Point nine is located thirty-nine miles due south and thirteen miles due west of the centre of said Hungry lake; Point ten is located thirty-nine miles due south and forty-five miles due east of the centre of said Hungry lake. All in accordance with the map of Northwestern Canada, compiled, drawn and printed by the Topographical Survey of Canada, on a scale of fifty miles to one inch, nineteen hundred and twenty-seven Edition, said tract containing by admeasurement approximately four thousand, three hundred and fifty square miles. (All distances are in statute miles and all directions are astronomic.)

(2) The Regulations for the issue of oil and gas permits and leases in the Northwest Territories shall no longer apply to the area defined as follows:—

DESCRIPTION

All that tract of land in the district of Mackenzie in the Northwest Territories which is included within and bounded by the straight lines joining points one and two, two and three, four and five, five and six, six and one, and the curvilinear line following the westerly boundary of Northwest Territories between points three and four, all on map scheduled hereto, which said points may be more particularly described as follows:

Point one is located twenty-seven miles due east of the west bank of Mackenzie river at the mouth of Ramparts river; Point two is located ten miles due east and seventeen miles due north of the east bank of Thunder river at its junction with the north bank of Mackenzie river; Point three is located at the intersection of the sixty-seventh parallel of north latitude with the westerly boundary of the Northwest Territories about thirteen miles northwest of Liard lake; Point four is located at the intersection of the sixty-sixth parallel of north latitude with the westerly boundary of the Northwest Territories; Point five is located forty-five miles due south and thirty-seven miles due west of the west bank of Mackenzie river at the mouth of Carcajou river; Point six is located forty-five miles due south and eighteen miles due east of the west bank of the Mackenzie river at the mouth of Carcajou river. All in accordance with the map of Northwestern Canada, compiled, drawn, and printed by the Topographical Survey of Canada, on a scale of fifty miles to one inch, nineteen hundred and twenty-seven Edition, said tract containing by admeasurement approximately sixteen thousand, five hundred square miles. (All distances are in statute miles and all directions are astronomic.)

(3) The special regulations as established by Order in Council P.C. 742, dated January 28, 1943, as applying to the area of 50 miles surrounding the Norman Wells in the Northwest Territories are hereby extended to cover the areas hereinbefore described effective immediately.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council prohibiting the solicitation and collection of fees
by persons not being bona fide employment agencies
or employment services**

P.C. 1139

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports receipt of information from reliable sources to the effect that there has been a considerable traffic in the solicitation and collection of fees by persons not being bona fide employment agencies or employment services, for the procuring of employment for other persons;

And whereas it is deemed necessary for the security, defence, peace, order and welfare of Canada, and for the efficient prosecution of the war that transactions of this nature by such persons be prohibited.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206 Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows,—

1. (1) No person shall solicit, bargain for, collect or receive, directly or indirectly, any fee, compensation, reward or benefit, in money or otherwise, from any other person for procuring or offering to procure or for assisting or offering to assist in the procuring of employment for that other person;

(2) Subsection (1) of this section shall not apply to:

- (a) a person acting on behalf of any employment agency, bureau or office established or registered under any Dominion or Provincial law;
- (b) a person engaged in procuring employment for students or graduates of any educational institution with the authority or consent thereof;
- (c) an employer maintaining an employment office or employment service as part of his business organization for the exclusive purpose of procuring employees for that business, or a person acting on his behalf for that purpose;
- (d) a person authorized to receive or collect membership fees or dues on behalf of a trade union.

2. Every person who violates the provisions of this Order shall be guilty of an offence and liable upon summary conviction to a fine not exceeding one hundred dollars and in default of payment thereof to imprisonment for a term not exceeding two months.

A. D. P. HEENEY,

Clerk of the Privy Council.

**Order in Council appointing Judge C. Gavan Duffy a regular member
of the Mobilization Board, Charlottetown**

P.C. 1140

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 528 dated January 23, 1943, His Honour Judge C. Gavan Duffy was appointed an "ad hoc" member of the Mobilization Board, Division "I", Charlottetown, P.E.I., pursuant to Paragraph 8, subsection 1 of National Selective Service Mobilization Regulations, P.C. 10924 of December 1, 1942;

And whereas the Minister of Labour reports that it is advisable that His Honour C. Gavan Duffy be appointed a regular member of the said Board;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to amend Order in Council P.C. 528 of January 23, 1943, and it is hereby amended by deleting therefrom the words "ad hoc".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Wartime Wages Control Order (P.C. 5963 dated July 10, 1942)—the National Board

P.C. 1141

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 11th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by the Wartime Wages Control Order (Order in Council P.C. 5963 dated July 10, 1942) provision was made for the establishment of the National War Labour Board and other matters as therein set out;

And whereas the Minister of Labour reports that it is advisable for the security, peace and welfare of Canada to revise and amend the said Order as hereinafter set out;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to amend the Wartime Wages Control Order and it is hereby amended as follows:—

(a) Section 2 is revoked and the following substituted therefor:—

- "2. (1) There shall be a National War Labour Board consisting of three members (hereinafter referred to as the National Board) to be composed of the Honourable Mr. Justice C. P. McTague, of the City of Toronto, and the Honourable J. J. Bench, of the City of St. Catharines, King's Counsel, and Mr. J. L. Cohen, of the City of Toronto, King's Counsel. The Honourable Mr. Justice C. P. McTague shall be Chairman of the National Board.
- (2) The head office of the National Board shall be at Ottawa.
- (3) A majority of the members of the National Board shall constitute a quorum.
- (4) There shall be a National War Labour Committee of eight or more members for the purpose of consulting with and assisting the National Board, such National War Labour Committee to be appointed by the Governor in Council and to be selected, as to four or more of such members having regard to the interests of employers, and as to four or more of such members having regard to the interests of employees. The members of the National War Labour Board established pursuant to the Wartime Wages Control Order (Order in Council P.C. 5963 dated July 10, 1942), other than the Chairman and Vice-Chairman are hereby appointed members of the National War Labour Committee.
- (5) The members of the National Board shall be paid such salaries as may be fixed by the Governor in Council, and such expenses as may be incurred by them in the discharge of their duties.
- (6) The members of the National War Labour Committee shall be paid such salaries, per diem allowances or expenses as may be fixed by the Governor in Council."

(b) Section 4 is amended by adding thereto an additional subsection as subsection 3 thereof as follows:

“(3) The National Board is authorized to enquire and report to the Minister of Labour, from time to time as it may deem necessary or advisable, with respect to any of the matters enumerated in subsections (1) and (2) of this section.”

(c) Section 6 is revoked and the following substituted therefor:

“6. (1) The National Board, with the approval of the Minister of Labour, may make and from time to time alter, modify, substitute or repeal by-laws to enable it to carry into effect the purposes of this Order including by-laws for the supervision and control of its officers, clerks and employees and to empower Regional Boards to carry out any duties or responsibilities in connection with the administration of this Order.

(2) Clauses two to six both inclusive and clause fifteen of the existing by-laws of the National Board are hereby declared to be repealed; provided that, saving and excepting such clauses two to six, both inclusive, and clause fifteen thereof, the said existing by-laws of the National Board shall be deemed to remain in full force and effect unless and until the same shall have been altered, modified, substituted or repealed in accordance with the provisions of subsection (1) of this section six.”

His Excellency in Council is further pleased to appoint and doth hereby appoint the members of the Executive Committee of the National War Labour Board established pursuant to the Wartime Wages Control Order, other than the Chairman and Vice-Chairman, as technical advisors to the National Board; such members to continue to be remunerated in accordance with the provisions of Order in Council P.C. 9922 dated December 19, 1941.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council accepting the resignation of Charles McL. Vining as Chairman of the Wartime Information Board

P.C. 1205

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 12th February, 1943.

The Committee of the Privy Council have had before them a report from the Prime Minister and President of the Privy Council, stating that on account of ill health, Charles A. McL. Vining, Esq., has tendered his resignation as Chairman of the Wartime Information Board, to which he was appointed by Order in Council of the 9th September, 1942 (P.C. 8100).

The Committee, on the recommendation of the Prime Minister and President of the Privy Council, advise that Mr. Vining's resignation be accepted.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Norman A. M. Mackenzie Chairman
of the Wartime Information Board

P.C. 1206

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Prime Minister and President of the Privy Council, is pleased to appoint and doth hereby appoint Norman Archibald MacRae MacKenzie, Esquire, K.C., LL.D., President of the University of New Brunswick, to be Chairman of the Wartime Information Board, in the place of Charles A. McL. Vining, resigned.

His Excellency in Council is further pleased to order and doth hereby order that no fees or emoluments of any kind shall be payable to or received by the said Norman A. M. Mackenzie as Chairman of the Wartime Information Board, but that he shall be entitled to receive and be paid his actual disbursements for travelling and living expenses necessarily incurred by him in connection with the discharge of his duties.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing H. J. Carmichael a member of
the Wartime Information Board

P.C. 1207

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Prime Minister and President of the Privy Council, is pleased to appoint and doth hereby appoint Harry J. Carmichael, Esquire, Department of Munitions and Supply, Ottawa, Ontario, a Member of the Wartime Information Board, in the place of Henry Borden, Esquire, K.C., resigned.

His Excellency in Council is further pleased to order and doth hereby order that no fees or emoluments of any kind shall be payable to or received by the said Harry J. Carmichael as a Member of the Wartime Information Board, but that he shall be entitled to receive and be paid his actual disbursements for travelling and living expenses necessarily incurred by him in connection with the discharge of his duties.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending time for reporting deficiencies in goods imported

P.C. 72/1280

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 17th February,
1943.*

The Board had under consideration a report and recommendation from the Honourable the Minister of National Revenue reporting that:—

“1. Whereas Section 124 of The Customs Act provides that ‘no refund of duty paid shall be allowed because of any alleged inferiority, or deficiency in quantity of goods imported and entered, and which have passed into the custody of the importer under permit of the collector, or because of the omission in the invoice of any trade discount, or other matter or thing, which might have the effect of reducing the quantity or value of such goods for duty, *unless the same has been reported to the collector within fourteen days* of the date of entry or delivery or landing, and the said goods have been examined by the said collector or by an appraiser or other proper officer, and the proper rate or amount of reduction certified by him after such examination’; and,

2. Whereas, Section 124 of The Customs Act being mandatory, the Customs Division of the Department of National Revenue has no discretionary power and must refuse refunds in cases where the time limit of fourteen days has been exceeded; and,

3. Whereas, while under peacetime conditions fourteen days is usually an ample period of time wherein to examine imported goods as to quality and quantity and the relative invoices as to prices and discounts, importers, particularly those with contracts for munitions and/or other supplies of war and those engaged indirectly on war work as suppliers to such main contractors, have found it increasingly difficult, and sometimes impossible, to report to the collector shortages and errors in invoices within the time limit of fourteen days, due to the heavy and abnormal flow of imports resulting from the wartime expansion of business, and the scarcity of experienced clerical help because of the drain on manpower for the armed forces; and,

4. Whereas, ordinary commercial imports represent only a small portion of the total imports, the bulk of imported goods being for war purposes;

Now therefore, the undersigned, Minister of National Revenue, believing that it is in the national interest to facilitate, in all reasonable ways, the transaction of business at the Customs and to insure that the rights of importers under the Customs Act are not unduly impaired by reason of the dislocation of business due to wartime conditions, has the honour to recommend that, under authority of Section 3 of the War Measures Act, the time limit of fourteen days in Section 124 of The Customs Act, wherein to notify the Collector of Customs and Excise of inferiority, or deficiency in quantity, of goods imported and entered, or of any error or omission in the invoice, which might have the effect of reducing the quantity or the value of the goods for Customs purposes, be extended to thirty days, for the duration of the war.”

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing the Air Raid Precautions Compensation and Personnel Protection Order

P.C. 90/1280

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 17th February,
1943.*

The Board had under consideration a memorandum from the Honourable the Minister of Pensions and National Health reporting that:—

"Whereas, pursuant to the Defence of Canada Regulations, air raid precautions committees have been established for the purpose of safeguarding persons and property against the dangers involved in an attack by the enemy;

And whereas for the purpose of providing such protection such committees require the services of voluntary workers throughout Canada and require the use of vehicles and other chattels;

And whereas many persons have voluntarily offered to such committees their services and also the use of their vehicles and other chattels;

And whereas it is deemed desirable to provide that compensation may be paid for the use of such chattels and for damage thereto sustained during the course of their use for the purposes aforesaid, and to provide that such voluntary workers be protected against claims with respect to such damage;

And whereas it is further deemed desirable to indemnify voluntary workers from liability for other damages caused by them in the course of their duties;

Now, therefore, the undersigned has the honour to recommend that, pursuant to the powers vested in Your Excellency in Council by the War Measures Act, Your Excellency in Council be pleased to make the following Order:

Order

1. This Order may be cited as 'The Air Raid Precautions Compensation and Personnel Protection Order'.

2. In this Order, unless the context otherwise requires,

- (a) 'Air Raid Precautions Committee' means an organization constituted under the authority of the Minister of Pensions and National Health pursuant to Regulation 33 of the Defence of Canada Regulations for air raid precautions purposes;
- (b) 'Air Raid Precautions Worker' means a person registered by an Air Raid Precautions Committee as a voluntary worker';
- (c) 'Minister' means the Minister of Pensions and National Health.

3. Where a chattel is used by or under the authority of an Air Raid Precautions Committee, the Minister may pay to the owner of such chattel compensation for such use at such rates as the Governor in Council may from time to time prescribe, and compensation for damage to such chattel sustained during such use.

4. When a complaint is received by the Department of Pensions and National Health from any person that a chattel belonging to such person was damaged during and in the course of its use by or under the authority of an Air Raid Precautions Committee and that by reason of such damage he has sustained pecuniary loss, that Department shall, without prejudice and without admitting liability, request the complainant to furnish a detailed statement of the facts upon which such complaint is based and a detailed statement showing how such pecuniary loss is computed, together with copies of vouchers verifying all disbursement.

5. An officer of the Department of Pensions and National Health or such other officer as the Minister may designate shall investigate the complaint and report what would be reasonable compensation for the loss complained of.

6. The material submitted by the complainant and the report made by such officer shall be submitted to the Deputy Minister of Justice together with the following:—

- (a) a statement showing whether at the time of the alleged occurrence the chattel in question was damaged during and in the course of its use by or under the authority of an Air Raid Precautions Committee;
- (b) a statement from the Air Raid Precautions Worker involved setting forth the circumstances surrounding the complaint as he knows them and whether or not the chattel in question was damaged during and in the course of its use by or under the authority of an Air Raid Precautions Committee;
- (c) a statement wherever possible from all of the persons having any knowledge of such circumstances;

- (d) copies of all reports made to local authorities in connection with the circumstances giving rise to the complaint;
- (e) such plans or sketches as may be necessary to understand the exact nature of the occurrence,

and the Deputy Minister of Justice shall be asked for his opinion with regard to the following points:—

- (i) as to whether the pecuniary loss complained of or any part thereof resulted from damage to a chattel during and in the course of its use by or under the authority of an Air Raid Precautions Committee;
- (ii) whether such pecuniary loss was contributed to by the negligence of the complainant.

7. If the Deputy Minister of Justice gives an opinion to the effect that any part or all of the pecuniary loss complained of resulted from damage to a chattel during and in the course of its use by or under the authority of an Air Raid Precautions Committee and that such loss was not contributed to by the negligence of the complainant, the Minister may make an application to the Treasury Board for authority to make such payment to the complainant as to him seems reasonable in respect of such part of the pecuniary loss complained of as in the opinion of the Deputy Minister of Justice resulted from damage to a chattel during and in the course of its use by or under the authority of an Air Raid Precautions Committee.

8. (1) When the pecuniary loss in respect of which any such complaint is received by the Department of Pensions and National Health does not exceed two hundred dollars, the material referred to in paragraph six of this Order may be submitted to a legal officer of the Department of Pensions and National Health who shall be asked for his opinion with regard to the following points:

- (a) as to whether the pecuniary loss complained of or any part thereof resulted from damage to a chattel during and in the course of its use by or under the authority of an Air Raid Precautions Committee;
- (b) whether such pecuniary loss was contributed to by the negligence of the complainant.

(2) In any such case if such legal officer gives an opinion to the effect that any part or all of the pecuniary loss complained of resulted from damage to a chattel during and in the course of its use by or under the authority of an Air Raid Precautions Committee and that such loss was not contributed to by the negligence of the complainant, the Chief Treasury Officer in the Department of Pensions and National Health shall upon the authority of the Deputy Minister of the Department of Pensions and National Health, make such payment to the complainant as to the said Deputy Minister seems reasonable in respect of such part of the pecuniary loss complained of as in the opinion of such legal officer resulted from damage to a chattel during and in the course of its use by or under the authority of an Air Raid Precautions Committee.

9. Any payment made pursuant to paragraph seven or paragraph eight of this Order shall be in full settlement of all legal claims which the complainant may have in respect of the loss complained of.

10. Where a chattel has been damaged under the circumstances described in paragraph four of this Order and if no compensation in respect thereof has been paid pursuant to paragraph seven or paragraph eight of this Order, the Minister shall indemnify the Air Raid Precautions Worker involved against all liability for such damage to the extent that such liability exceeds the amount recoverable by such Air Raid Precautions Worker under any policy of insurance in respect of such damage.

11. Where injury to any person or damage to property other than damage described in paragraph three of this Order is caused by an Air Raid Precautions Worker in the course of his duties, the Minister shall indemnify such Air Raid Precautions Worker against all liability incurred by him to the extent that such injury or damage exceeds the amount recoverable by such Air Raid Precautions Worker in respect of any such injury or damage under any policy of insurance, unless the damage

or injury in respect of which such indemnity is claimed was caused by gross negligence or wilful and wanton misconduct on the part of such Air Raid Precautions Worker.

12. Where any person claims to be indemnified pursuant to paragraph ten or paragraph eleven of this Order he shall furnish the Minister with full information and particulars respecting the damage or injury in respect of which such claim is made.

13. The Minister may have the conduct on behalf of every person claiming to be indemnified pursuant to paragraph ten or paragraph eleven of this Order of any negotiations for settlement of a claim against such person and the conduct on his behalf of any action or other proceeding, and such person shall not interfere in any such negotiations and shall, whenever requested by the Minister, aid in securing information, evidence and the attendance of witnesses and shall co-operate with the Minister in the defence of any such action or proceeding.

14. All payments required to be made under this Order shall be made out of the funds provided by the War Appropriation Act."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF LABOUR

NATIONAL SELECTIVE SERVICE

Order

Pursuant to the provisions of Section 505 (g) of the National Selective Service Civilian Regulations, Order in Council P.C. 246, dated January 19, 1943, the Minister of Labour hereby makes the following Order:—

Order No. 1

The provisions of Sections 202 to 208 inclusive of the National Selective Service Civilian Regulations shall not apply to the temporary employment of any person engaged in fighting forest fires.

Dated at Ottawa, this 10th day of February, 1943.

(Sgd.) HUMPHREY MITCHELL,
Minister of Labour.

DEPARTMENT OF NATIONAL REVENUE

MINISTERIAL ORDER

Knitted Fabrics

Notice is hereby given that the Minister of National Revenue, under the authority of Subsection (2) of Section 3 of the War Exchange Conservation Act, has been pleased to exempt from the provisions of the War Exchange Conservation Act knitted fabrics exceeding twelve inches in width, so that this Act may be administered as if Item 568 read as follows:—

568—Knitted garments, knitted underwear and knitted goods, n.o.p. (but not to include knitted fabrics exceeding twelve inches in width).

H. D. SCULLY,
Commissioner of Customs.

Ottawa, February 15, 1943.

WM No. 87

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 8th February, 1943.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The Dairy Products Board has ordered that no person shall import any Casein into Canada without:

- (a) holding an importer's licence issued by the Dairy Products Board; and
- (b) having received from the Dairy Products Board an import permit authorizing such importation.

Applications for an importer's licence shall be made in duplicate on forms provided by the Dairy Products Board, Ottawa.

Application forms for import permits may be obtained from the Dairy Products Board, Ottawa, Ont., and must be submitted in triplicate for approval to the Dairy Products Board, Ottawa, or to the Dairy Products Board, 407 McGill Street, Montreal, Que.

The original of the application bearing the stamp of approval of the Dairy Products Board must be filed with the Collector of Customs at the port of entry before any import shipment of Casein may be:

- (a) entered for consumption in Canada;
- (b) entered for storage in bonded warehouse in Canada;
- (c) released from bonded warehouse for consumption in Canada.

This original approved permit is to be filed with the port copy of the entry, and the endorsement "Dairy Products Board Permit Number Filed" is to be placed on the Departmental copy.

The above order became effective the 1st February, 1943.

L. F. JACKSON,
Assistant Commissioner of Customs.

WM No. 88

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 15th February, 1943.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

It is ordered that the importation of the goods in the tariff items and the extracts from the tariff items enumerated hereunder be prohibited except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue:—

551, 551a, 551b, 551c, 551d, 552, 554, 554a, 554b, 554c, 554d, 554e, 554f, 554g, 556, 556a, 556b, 568a(i).

ex 536 —Batts, batting and wadding of wool.

ex 553 —Blankets, wholly or in chief part by weight of wool, not to include automobile rugs, steamer rugs, or similar articles.

ex 553a—Stereotypers' and typecasters' blankets or blanketing and press blankets or blanketing used for printing presses, of a class or kind not made in Canada, containing wool.

ex 568 —Knitted garments, knitted underwear and knitted goods, n.o.p., wholly or in chief part, by weight, of wool.

In order that requests for permits for the importation of woollen goods, as referred to above, may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form, which, together with all correspondence relating thereto, should be sent direct to the Wool Administrator, Wartime Prices and Trade Board, Room 306, Royal Bank Building, Toronto, Ontario. The form to be used is the Department of National Revenue form "Application for permit to import war materials and other goods", and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department of National Revenue, Ottawa. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

General Permit No. G-2392 has been issued for the importation direct from the United Kingdom of the woollen goods referred to above. This General Permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

Import Permits will not be required in respect of occasional or incidental shipments not exceeding \$25.00 in value.

The foregoing does not apply to goods in transit to Canada on or before the 15th February, 1943.

H. D. SCULLY,
Commissioner of Customs.

(P.C. 691 26/1/43; Authority War Measures Act.)

Series D No. 47

T. C. 106

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 5th February, 1943.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

Effective 1st February, 1943, it is ordered that the undermentioned goods be exempt from the war exchange tax and be accorded the tariff treatment hereunder indicated:

All machinery and apparatus and parts thereof (including motive power and rope) for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum, natural gas or water wells, or in prospecting for minerals; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with water, natural gas or oil wells.....

British Preferential Tariff.....	Free
Intermediate Tariff.....	Free
General Tariff.....	Free

(To be designated as Tariff Item 848.)

H. D. SCULLY,
Commissioner of Customs.

(P.C. 789; 1/2/43—Authority, War Measures Act.)

PART III
 Wartime Prices and Trade Board
 (Finance)

THE WARTIME PRICES AND TRADE BOARD

Statement on Import Policy

EFFECTIVE FEBRUARY 11, 1943

This statement clarifies and amends in certain details the previous statement dated August 1, 1942, which is now withdrawn.

1. The Board's objective is to ensure a continued flow of necessary imported goods, especially those which are to be sold in Canada under the retail price ceiling. If import prices rise to a degree which cannot be absorbed by trade and industry, or if difficulties connected with supply or transportation threaten to interfere with the orderly flow of necessary goods in adequate quantities, action may be taken by direct Government purchases abroad, or by payment of subsidies, or by the reduction of duties and taxes on imported goods. Correspondence on these subjects should be directed to the Commodity Prices Stabilization Corporation Limited, Ottawa, a Crown company incorporated for the purpose of making bulk purchases of imports and paying subsidies under the direction of the Wartime Prices and Trade Board.

IMPORT SUBSIDIES

2. Wherever import prices of "eligible" goods rise to a degree which cannot be absorbed by trade and industry subsidies will be payable upon the principles set forth below through the Commodity Prices Stabilization Corporation Limited. However, it should also be noted that the Board may recommend to the Government that duties and taxes on imported goods be reduced in such circumstances so as to eliminate or reduce the need for subsidies.

The payment of subsidies is discretionary not obligatory; no person has any legal right to an import subsidy or any other subsidy administered by or under the direction of the Wartime Prices and Trade Board. The purpose of the present statement is to outline the principles observed by the Board and by the Commodity Prices Stabilization Corporation Limited in dealing with applications for subsidies. Goods may at any time be excluded from import subsidy, or the amount of a subsidy may be adjusted. Public notice is given of such exclusions.

3. Eligibility for import subsidy extends to the following classes of goods:

- (a) Consumer goods, namely, goods for personal or household use or consumption, and also machinery, implements, tools, equipment, parts and supplies for the use of farmers, fishermen and other individuals in the course of their personal trade or occupation, with the exception that goods for the use of individuals engaged in the supplying of services rather than in the production of goods shall not be eligible unless a specific ruling to the contrary is made by the Board; goods shall be considered consumer goods if they are in their nature adapted and designated for use as such, regardless of the actual use to which any particular goods may from time to time be put by the buyer;
- (b) Materials to be used in the production of consumer goods and which form a component part or constituent material of the consumer goods produced from them;
- (c) Such production goods, industrial supplies and other goods, not being consumer goods or materials for consumer goods as above defined, as may be from time to time specifically ruled eligible by the Board.

4. Goods listed in Schedule "A" hereto are eligible for subsidy only in cases where prior to entry for consumption at customs an arrangement respecting subsidy has been entered into with the Corporation; and the Board may from time to time add or withdraw any goods to or from the said schedule.

5. Notwithstanding other conditions of eligibility, unless specific exceptions are made by the Board, subsidies are not paid in the following cases:

- (a) Consumer goods imported direct by consumers;
- (b) Goods for which entry for consumption at customs was passed prior to December 1, 1941;
- (c) Any case where the total subsidy which would be payable to the applicant therefor in respect to all goods entered for consumption at customs in any calendar month is less than \$25.00;
- (d) Goods the sale of which at retail in Canada is exempt from maximum prices. Such exclusion from subsidy shall come into effect from time to time without further notice with respect to all imports after the date of such exemption, and with respect to previous imports not sold by the purchaser from a non-resident supplier at the time of such exemption;
- (e) Goods listed in Schedule "B" hereto; the Board may from time to time add or withdraw any goods to or from the said schedule;
- (f) Goods which have been or are going to be sold to the Department of Munitions and Supply, or the Government of any other country, or any agency of either of the foregoing;
- (g) Goods which have been or are to be re-exported from Canada;
- (h) Goods which have been or are to be delivered as ships' stores or equipment.

6. The purpose of the subsidy is to make possible the continued importation of necessary consumer goods, or the continued production in Canada of necessary consumer goods requiring imported parts or materials so that an adequate supply of necessary consumer goods may continue to be made available for civilian consumption in Canada within the prescribed maximum prices. It follows that the Corporation may refuse to pay subsidies or may recover subsidies paid on any imports not falling within the conditions of eligibility for subsidy herein set forth.

- 7. (a) Except in special circumstances approved by the Corporation, no application for subsidy will be considered by the Corporation unless made within 90 days from the date on which the goods, in respect of which the application is made, were entered for consumption at customs.
- (b) The maximum amount of subsidy payable in respect of any eligible goods is the amount by which the laid-down cost of the goods exceeds the laid-down cost of similar goods entered for consumption during the basic period, or at such other time or exceeds such other cost as may be appropriate having regard to the maximum selling price of such goods, or of goods made from or with them.
- (c) A subsidy shall not be payable if, or shall be less than the aforesaid maximum to the extent that, the increased laid-down cost can reasonably be expected to be borne by the applicant or by subsequent purchasers other than consumers at retail.
- (d) Subsidies may be paid on an individual import basis or by estimating average or appropriate costs or selling prices for a number of importers or for a number of related imports and determining from time to time a specific subsidy or a maximum subsidy or a uniform or other equitable basis for subsidy. These principles of administration may be applied to the recovery of subsidy.
- (e) The Corporation may refuse to pay, or may reduce the amount of, a subsidy in any case where it believes the importation was unjustified because ade-

quate supplies of substantially similar goods of domestic origin or production were available at reasonable prices, or where the cost of the particular goods is deemed to be excessive.

8. In the case of any goods which were at one time eligible for subsidy but have been, are hereby or may hereafter be declared ineligible for subsidy or declared eligible for subsidy only if prior to entry for consumption at customs an arrangement respecting subsidy has been entered into with the Corporation, the Corporation will give consideration to applications respecting imports entered for consumption at customs after the date of such declaration pursuant to firm forward commitments of reasonable character and amount entered into prior to such date but not prior to December 1, 1941, and may pay subsidies in such cases and to such extent as it deems fair and reasonable.

9. Importers are reminded that every effort must be made to make purchases abroad on as favourable terms as possible. The payment of subsidies is not intended to remove the incentive of importers to apply their best business judgment in buying goods for import. If this is not done, or if foreign suppliers attempt to take advantage of the situation to raise prices unduly, or to maintain prices at unduly high levels, the subsidy may be withdrawn or reduced. It must be emphasized also that subsidies are not paid if similar goods of domestic origin or production are available at reasonable prices and consequently the diversion of purchases from domestic to foreign sources of supply, if not justified by a shortage of supply in Canada, will result in the reduction or elimination of the subsidy or in the exclusion of the importer concerned from the benefits of the subsidy.

BULK PURCHASING

10. The Commodity Prices Stabilization Corporation Limited has been and will be from time to time authorized to buy from other countries certain goods in short supply. In general, concurrently with such an authorization, similar goods are declared ineligible for subsidy. It is not the intention of the Corporation to set up machinery duplicating that of the existing trade and so far as is consistent with the policy of bulk purchasing abroad, existing trade channels will be used. It follows that, as in the case of subsidies, the Corporation may in such manner as it considers necessary recover trading losses on goods purchased by it by the imposition of surcharges on goods which have been or are to be

- (1) sold to the Department of Munitions and Supply or the Government of any other country or any agency of either of the foregoing.
- (2) re-exported from Canada, or,
- (3) delivered as ships' stores or equipment.

Ottawa, February 2, 1943.

D. GORDON,
Chairman

SCHEDULE "A"

GOODS ELIGIBLE FOR SUBSIDY ONLY IN CASES WHERE, PRIOR TO IMPORTATION, AN ARRANGEMENT RESPECTING SUBSIDY HAS BEEN ENTERED INTO WITH THE COMMODITY PRICES STABILIZATION CORPORATION LIMITED.

Tariff Item(s)	Description of Goods
20a.....	Butter produced from the cocoa bean.
39, 39a, 39c, 39d.....	Starch, dextrine and other goods classified under Tariff Items 39, 39a, 39c and 39d.
41, 42, 42a.....	Salt.
46a, 48, 49, 50, 52, 53, 55, 56, 58, 59, 60, 61, 70, 72d, ex 711.	Wheat, oats, barley, buckwheat, rye, flax seed, peas, Kafir corn or maize, millet, rape seed and Indian corn, whole or cracked, and flour, meal, bran, shorts, middlings, grits, hominy or other products milled therefrom.
ex 47, ex 663c.....	Soya beans.
62.....	Uncleaned rice.
68, 69a, ex 77, ex 265, ex 265a, ex 265b, ex 265c, ex 535, ex 662, ex 663c, 663e, 663g, ex 711, 847, <i>et al.</i>	Prepared or mixed feeds for livestock or poultry, and the following other feeds or feed ingredients: linseed oil cake, linseed oil cake meal, cotton seed cake, cotton seed cake meal, palm nut cake, palm nut cake meal, alfalfa meal, beet pulp, bone meal, blood meal, flax meal, fish oils, fish meal, fish liver meal, gluten feed or gluten meal, kelp, kelp meal, locust bean meal, peanut oil meal, soya bean oil cake, soya bean oil meal, sunflower oil meal, tankage and meat scrap or meal, brewers' or distillers' dried grains, distillers' dried solubles, and crushed or uncrushed oyster shells.
71, 71a, 71b, 71c, ex 72, 72b, 72c, 72e, 73, 74, 75, 76, ex 76a, ex 76b.	Field, root, forage, lawn, garden or other seeds classified under Tariff Items 71, 71a, 71b, 71c, ex 72, 72b, 72c, 72e, 73, 74, 75, 76, ex 76a, ex 76b, but not including seeds for the production of flowers.
136, 136a, 137, ex 140.....	Molasses.
193, 199b.....	Paper sacks or bags of all kinds and containers wholly or partially manufactured from fibreboard or paperboard.
220, 159a.....	All medicinal, chemical and pharmaceutical preparations classified under Tariff Items 220 and 159a.
238b, 238c, 238d, 238f, 238g, 822.	Moulding compositions and other primary forms of pyroxylin, cellulose nitrate, cellulose acetate or other plastic material classified under Tariff Items 238b, 238c, 238d, 238f, 238g and 822.
263.....	Compounds of tetraethyl lead, in which tetraethyl lead is the preponderant constituent by weight.
267, 267a, 267b, 267c, 268, 268a, 269, 269a, 270, 271, 272, 272a, 272b, 273, 273a, 274, 275, 821.	Crude petroleum, kerosene, gasoline, lubricating oils and greases, paraffin wax and all other petroleum products.
318.....	Common and colourless window glass.
366a, 366b.....	Watch movements and parts thereof.

SCHEDULE "A"—*Continued*

Tariff Item(s)	Description of Goods
438b, 438c, 438d, 438e, ex 438g, 438h, 438i, ex 446a, <i>et al.</i>	Parts and accessories for automobiles, trucks, motor cycles and other motor vehicles.
ex 451.....	Metal buckles, n.o.p.
497, 498, 752.....	Cane and rattans, not further manufactured than split; osiers or willows and bamboos unmanufactured and bamboo reeds cut to length.
Ex Items: 523, 523a, 523b, 523c, 523e, 523h, 523i, 523j, 523k, 523l, 524a, 532, 532b, 542, 542a, 548, 561, 568, 574, 574a, 574b, 801, 802, 818 <i>et al.</i>	Fabrics wholly or in chief value of cotton:— (a) For the manufacture of mattresses, and valued at more than \$1.00 per pound; (b) for the manufacture of furniture and draperies, and valued at more than \$1.25 per pound; (c) for the manufacture of clothing, wearing apparel, umbrellas, handkerchiefs, bindings and glass curtains, and valued at more than \$1.75 per pound; (d) not provided for in subsections (a), (b) or (c) hereof, and valued at more than 70 cents per pound.
Ex Items: 524a, 559, 561, 568, 574, 574a, 574b, 801, 802, <i>et al.</i>	Fabrics wholly or in chief value of synthetic fibres, valued at more than \$2.50 per pound.
547, ex 523, ex 532.....	Bags or sacks of hemp, flax, jute or cotton.
633.....	Feathers.
642.....	Hatters' fur.
649, 650a, 651, 651a, ex 674.	Buttons, button blanks and ivory nuts for use in the manu- facture of buttons.

NOTE.—

1. For the purposes of Schedule "A", the value of any goods is the Customs invoice value in Canadian funds.
2. In respect of cotton or artificial silk fabrics of lower value than specified in Schedule "A", importers intending to apply for subsidy should secure in advance approval in principle by the Administrator of their trade or industry, who will in all instances consult with the appropriate primary textiles Administrator.

SCHEDULE "B"

GOODS SPECIFICALLY EXCLUDED FROM IMPORT SUBSIDY

The specific exclusions from subsidy are set out below in three sections, qualified by a general Proviso. With the exceptions noted in the Proviso, all goods classified for customs purposes by the Department of National Revenue under the tariff items enumerated in Section I and goods described in Sections II and III are ineligible for import subsidy.

SECTION I OF SCHEDULE "B": ENTIRE TARIFF ITEMS EXCLUDED FROM SUBSIDY

Tariff Items 1, 2, 3, 4, 5(a), 5(b), 5(c), 6, 7(a), 7(b), 7(c), 8, 8a, 9, 9a, 9b, 9c, 9d, 10(a), 10(b), 15, 16, 16a, 16b, 17, 18, 18a, 19, 20, 21, 22, 23, 24, 25, 25a, 26, 27, 28, 28a, 29, 29a, 30, 31, 32, 33, 34, 35, 36, 37, 38, 40, 43, 43a, 44, 45, 46, 47, 51, 57, 63, 63a, 64, 65, 66, 66a, 67, 69, 69b, 71d, 72a, 76c, 76d, 77a, 77b, 78, 79, 79a, 79b, 79c, 80, 81(a), 81(b), 81(c), 82(a), 82(b), 82(c), 82(d), 82(e), 83(a), 83(b), 83(c), 83(d), 84, 85, 87(a), 87(b), 87(c), 87(d), 87(e), 87(f), 87(g), 87(h), 87(i),, 87(j), 87(k), 87(l), 87(m), 87(n), 87(o), 87(p), 88(a), 88(b), 88(c), 89(a), 89(b), 89(c), 89(d), 90a, 90b, 90c, 90(d), 91, 92(a), 92(b), 92(c), 92(d), 92(e), 92(f), 92(g), 92(h), 92(i), 93, 94, 95, 95a, 95b, 96, 97, 98, 99, 99a, 99b, 99c, 99d, 99e, 99f, 99g, 100, 100a, 101a, 102, 103, 104, 104a, 105, 105a, 105b, 105c, 105d, 105e, 106(a), 106(b), 106(c), 106d, 107, 108, 109, 109a, 110, 111, 113, 114, 115, 116, 118a, 120(a), 120(b), 120(c), 120(d), 121, 122, 123, 123a, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 135a, 135b, 138, 139, 141, 142, 143, 143a, 144, 145, 146, 147, 147a, 148, 149, 150, 151, 152, 152a, 152b, 152c, 153, 154, 155, 156, 156a, 156b, 159, 160(a), 160(b), 162, 163, 163a, 164(a), 164(b), 165(a), 165(b), 165(c), 165(d), 167, 168, 169, 170, 171, 172, 173, 178(i), 178(ii), 178b, 179, 180, 180a, 180b, 180d, 181, 181a, 182, 183(i), 183(ii), 184, 184a, 184b, 184c, 184d, 187, 187a, 187b, 192c, 194, 195, 197a, 198, 198a, 199, 199f, 199g, 226, 227, 228, 229, 230, 232c, 232g, 233, 234, 235a, 235b, 238a, 238e, 247a, 252, 262, 278d, 282, 284, 284a, 285, 290, 301, 305, 306, 306a, 306b, 306c, 306d, 307, 309, 312, 312a, 323, 324, 325, 326c, 326d, 326e, 326f, 339, 339b, 346, 348a, 352, 352a, 352c, 354, 354a, 354b, 357, 359, 361, 362, 362b, 362c, 365a, 365b, 366, 367, 410e, 414, 414a, 414c, 415, 415a(i), 415a(ii), 415b, 415c, 415d, 415e, 425, 427h, 432d, 433, 438a, 439f, 440c, 440j, 441, 441e, 441f, 443, 444b, 445, 445b, 445d, 445i, 445j, 445l, 446c, 449, 450, 451e, 461, 462a, 462b, 463, 465, 467, 468, 502d, 503, 504, 505, 505a, 506, 506a, 506b, 508, 511, 511a, 511b, 512, 514, 515, 516, 518, 519a, 523d, 528, 529a, 530, 538, 539, 545, 548b, 549d, 554f, 555, 556a, 560, 560a, 560b, 560c, 561a(i), 561a(ii), 562, 562a, 564, 564a, 567, 567a, 568a(ii), 568c, 569(v), 569a(i), 569a(ii), 570, 571, 571a(i), 571a(ii), 572, 573, 575, 576, 578, 589, 597, 597a, 597b, 597c, 598, 598a, 600, 601, 602, 603, 607a, 611, 611a, 611b, 613, 615, 620, 622, 623, 624, 624a(i), 624a(ii), 624a(iii), 624b, 625, 629, 634, 647, 648, 648a, 652, 653, 656, 657a, 658, 659, 665, 674, 675, 680, 680a, 689a, 692, 693(i), 693(ii), 693(iii), 695, 695a, 695b, 697, 743, 744, 786, 787, 787a, 789, 800, 810, 813, 814, 817.

SCHEDULE "B"—*Continued*SECTION II OF SCHEDULE "B": EXCERPTS FROM TARIFF ITEMS EXCLUDED FROM
SUBSIDY

Item Number	Description of Goods
ex 326 (ii).....	Cut glassware and illuminating glassware, n.o.p.
ex 368.....	Clocks and clock cases.
ex 409c.....	Lawn or garden rollers.
ex 424.....	Fire extinguishing machines and chassis, motor vehicle.
ex 432a.....	Kitchen hollow-ware of iron or steel, coated with tin.
ex 438g.....	Motor cycles or side cars therefor.
ex 439.....	Tricycles.
ex 439b.....	Trailers and semi-trailers for motor vehicles.
ex 440a <i>et al.</i>	Yachts, boats and other water-borne craft, for pleasure purposes, and equipment therefor.
ex 445a.....	Electric torches or flashlights.
ex 462.....	Photographic instruments, n.o.p.
ex 519.....	House, office, cabinet or store furniture of wood, iron or other material.
ex 522c <i>et al.</i>	Yarns for tufting purposes and yarns, fabrics or other materials for making so-called chenille or candlewick products; multi-coloured and novelty wrapping twine and cords.
ex 529.....	Embroideries, lace and bobinet, n.o.p., fringes and tassels, wholly of cotton.
ex 532, ex 548...	Clothing, wearing apparel and articles made from woven fabrics, and all textile manufactures, wholly or partially manufactured, wholly or in chief value of cotton, n.o.p.
ex 532a <i>et al.</i>	Handkerchiefs, embroidered, monogrammed or initialled.
ex 540(b).....	Articles wholly of flax or hemp, except handkerchiefs without embroidery, monogram or initials.
ex 549a, ex 549b.	Horsehair.
ex 565.....	Embroideries, lace, braids, cords, chenille, gimp, fringes and tassels, whether containing tinsel or not, nets, nettings and bobinet, n.o.p., except hair nets.
ex 568.....	Knitted articles wholly or in chief value of cotton, artificial silk or silk.
ex 569(i).....	Hats of fur felt or of wool-and-fur felt.
ex 569(ii).....	Hats of wool felt.
ex 599.....	Sheep and lamb skins, pickled.
ex 604.....	Upholstering leather.
ex 605.....	Genuine reptile leathers.

SCHEDULE "B"—*Continued*

Item Number	Description of Goods
ex 605a.....	Genuine Morocco leathers.
ex 628.....	Braces or suspenders.
ex 711.....	Yeast.
ex 711.....	Living creatures, n.o.p.
ex 711.....	Manufactures of synthetic resin or other plastic material, n.o.p.

SECTION III OF SCHEDULE "B": EXCLUSIONS FROM SUBSIDY IDENTIFIED BY DESCRIPTION
RATHER THAN BY TARIFF CLASSIFICATION

Description of Goods	Partial List of Relevant Tariff Items
1. Dairy products.....	17, 18, 43, 43a, 232d, 711, <i>et al.</i>
2. Seeds and bulbs for the production of flowers.....	72, 76a, 76b, 78, 79, <i>et al.</i>
3. Carbonated beverages and other so-called soft drinks; mineral waters; bottled beverages; syrups and other preparations for use in the production of soft drinks.	152, 152c, 154, 711, <i>et al.</i>
4. Rope, cordage and twine.....	410e, 537a, 538, 539, 543, 575, 682.
5. Household furnishings, household mechanical equipment, and household electric equipment and appliances.	199, 238a, 238e, 282a, 288, 307, 326a, 352, 357, 362c, 415, 415a, 415b, 415c, 415d, 427, 427a, 432d, 445k, 446a, 506, 519, 532, 546, 548, 555, 567a, 613, 618, 711, <i>et al.</i>
6. Machines and equipment for offices, stores, hotels, beauty parlours, barber shops, and other business establishments including hospitals and doctors', dentists' and opticians' offices.	238a, 238e, 282a, 288, 307, 308, 320, 321, 322, 326a, 339, 352, 357, 362c, 412, 412a, 412b, 412c, 412d, 414, 414c, 423, 427, 427a, 432d, 445k, 446a, 476, 476a, 476b, 506, 546, 613, 618, 711, <i>et al.</i>
7. Building materials and builders' supplies, including plumbing fixtures and supplies and glaziers' glass other than common or colourless window glass.	192, 282a, 284, 307, 308, 310, 319, 320, 321, 322, 326a, 339, 345, 346, 348c, 352, 357, 362c, 385a, 396, 397 (c), 400, 427, 427a, 432d, 445k, 446a, 506, 507c, 508, 509, 546, 614, 689a, 711, <i>et al.</i>
8. Coin- or token-operated devices of all kinds, and parts thereof.	362c, 368, 427, 427a, 445k, 446a, <i>et al.</i>

SCHEDULE "B"—*Concluded*SECTION III—*Concluded*

Description of Goods	Partial List of Relevant Tariff Items
9. Sporting equipment of all kinds; games and accessories therefor.	199, 238a, 238e, 362c, 446a, 506, 511, 511a, 511b, 518, 532, 533, 548, 555, 567a, 568a (i), 568a (ii), 568b, 569 (v), 569a (i), 569a (ii), 611a, 612a, 613, 618, 619, <i>et al.</i>
10. Photographic apparatus, accessories and supplies....	208t, 220, 326a, 362c, 446a, 445k, 462, 506, <i>et al.</i>
11. Smokers' accessories.....	352, 362c, 401 (f), 656, 711, <i>et al.</i>
12. Vases, candlesticks, ornaments, novelties, decorative materials, and objects of art.	199, 238a, 238e, 282a, 288, 307, 308, 326a, 326e, 352, 357, 362, 362c, 446a, 506, 532, 542a, 548, 554d, 555, 566, 567, 567a, 575, 613, 618, 633, 711, <i>et al.</i>
13. Toilet articles and preparations of all kinds.....	234, 238a, 238e, 326a, 352, 357, 362, 362b, 362c, 429 (f), 431f, 445k, 446a, 618, <i>et al.</i>
14. Sundry articles as follows: Racks, hangers, stands, bases or holders for clothing or other household articles; clothes lines, pulleys and reels; frames, poles, stands, standards and supports for flags, signs, awnings, canopies, marquees, lights, or radio antenna; hose reels; ice picks; lawn sprinklers; shoe horns and shoe trees; spittoons; gates and fence posts; metal mats, rugs, trays, racks, dishes, mugs, cases, baskets and boxes; watch straps and chains; padlocks.	308, 352, 362c, 446a, 506, 519, 613, 711, <i>et al.</i>
15. Parts, finished or unfinished, of the following: Dolls, toys, games, amusement devices, musical instruments, sporting goods, jewellery and ornaments.	199, 238e, 326a, 352, 357, 362, 362c, 365, 446a, 506, 597a, 598, 711, <i>et al.</i>
16. Articles commonly or commercially known as jewellery, whether real or imitation, including diamonds and other precious or semi-precious stones for personal use or for adornment of the person; goldsmiths' and silversmiths' products including all gold, silver, chromium or other plated ware and pewter ware.	352, 357, 362, 362c, 506, 613, 647, 648, 648a, 651, 711, <i>et al.</i>
17. Articles of all kinds made in whole or in part of ivory, jet, amber, coral, mother of pearl, natural shells, tortoise shell, jade, onyx, lapis lazuli, or other semi-precious stones.	578, 624, 647, 648, 651, 711, <i>et al.</i>
18. Articles of cut glassware, crystal glassware, cut or not, etched glassware, metal decorated glassware or marble.	307, 326, 326a, <i>et al.</i>
19. Articles of china, porcelain, earthenware, stoneware or other pottery ware, except articles for use in the preparation or serving of food or drink.	286, 287, 288, 711, 743, <i>et al.</i>
20. Fountain pens; propelling pencils; desk sets and all other desk accessories.	655, 655a, 711, <i>et al.</i>

PROVISO TO SCHEDULE "B": EXCEPTIONS

The following goods are not excluded from import subsidy by Schedule "B" whether or not classified under a tariff item enumerated therein:

- (a) Repair or replacement parts of a functional character.
- (b) Parts for use in the manufacture of consumer goods if, prior to importation, arrangements with respect to subsidy have been entered into with the Commodity Prices Stabilization Corporation Limited.
- (c) Such imports classified under items in the schedule as from time to time the Wartime Prices and Trade Board may designate.

Board Orders

THE WARTIME PRICES AND TRADE BOARD

Order No. 214

Respecting Maximum Prices of Consumer Goods

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is desirable to consolidate Orders Nos. 115, 144, 145 and 154 of the Board and to amplify such orders as consolidated in order to more effectually regulate and control the maximum prices of consumer goods;

Therefore, this Board orders as follows:

Orders Nos. 115, 144, 145 and 154 of the Board are hereby revoked and the following is substituted therefor:

1. In this Order, unless the context otherwise requires: Administrator
concerned.
 - (a) "Administrator concerned" means a person appointed as an Administrator by the Board, and
 - (i) in the case of sales by a wholesaler, means the Administrator of Wholesale Trade; and
 - (ii) in the case of sales by a retailer, means the Administrator of Retail Trade; and
 - (iii) in the case of sales by a manufacturer of particular goods and in the case of sales by an importer of particular goods to wholesalers, means the Administrator having jurisdiction in respect of such goods;
 - (b) "consumer goods" and "goods" mean any and all goods imported, produced, manufactured, sold or supplied, chiefly for personal or household use or consumption, whether or not actually so used or consumed, and shall include machinery, implements, equipment, parts, tools and supplies for use in farming or fishing or by any person in carrying on, plying or working at his trade or occupation; Consumer
goods.
 - (c) "dealer" means any person, other than a manufacturer, who deals in consumer goods for resale; Dealer.
 - (d) "importer" means any person who imports into Canada any consumer goods for the purpose of resale; Importer.
 - (e) "manufacturer" means any person who makes, processes, assembles or otherwise manufactures consumer goods; Manufacturer.
 - (f) "retailer" means any person who in the ordinary course of business sells consumer goods at retail and shall include a primary producer of consumer goods who sells direct to the consumer; Retailer.
 - (g) "standard goods" means consumer goods the maximum price of or maximum markup on which, in respect of the person selling them, has been fixed by the Wartime Prices and Trade Regulations or by or under authority of the Board or by or under authority of this Order; Standard
goods.

- Trade description. (h) "trade description" means any brand, mark, name or other descriptive term or identification commonly applied to any consumer goods by the manufacturer thereof or dealer therein to distinguish them from other goods;
- Wholesaler. (i) "wholesaler" means a dealer who in the ordinary course of business sells consumer goods other than at retail.
- Policy as to prices. 2. (1) In all matters arising out of this Order or its operation, due regard shall be had to the necessity for continuing to provide safeguards under war conditions against undue enhancement in the price of consumer goods and to ensure adequate supply and equitable distribution thereof.
- Sharing of cost increases. (2) The price of any consumer goods shall not be varied or fixed under the provisions of this Order so as to enhance such price except to the extent that, in the opinion of the Chairman or the Administrator concerned, as the case may be, the manufacturer or importer of and the dealers in such goods cannot share among them the increase in the cost thereof on a basis which is fair and equitable.

Part I—Manufacturers

- Variation in price of standard goods. 3. (1) Whenever the manufactured cost of any standard goods becomes such that the lawful maximum price does not provide a reasonable markup thereon, the manufacturer may make application to the Administrator concerned for consideration of such case and every such application shall be according to the form prescribed by the Board.
- Variation of quantity in container. (2) An application shall be made under this Section whenever the quantity of the goods in any container is varied by a change in the size of the container or otherwise.
- Form of application. (3) The said application shall, among other things, show
- (a) an adequate description of the standard goods and trade description, if any, thereof;
 - (b) detailed explanation of changes, if any, in manufacturing processes or formulae thereof and the reasons therefor;
 - (c) detailed explanation of variations in the manufactured cost thereof and the causes thereof;
 - (d) the lawful maximum price thereof and reference to the authority therefor; and
 - (e) the proposed maximum price thereof.
- Fixing price and markups. (4) If the Administrator concerned is of opinion that the maximum price of the standard goods referred to in the said application should be varied, he shall fix the new maximum price thereof; in which event the Administrator of Wholesale Trade shall fix the maximum markup on sales of such goods at wholesale, and the Administrator of Retail Trade shall fix the maximum markup on sales of such goods at retail, and all such fixations shall be submitted to the Chairman for approval.
- Notice to manufacturer. (5) When the fixations have been approved by the Chairman, a notice in duplicate shall be sent by registered mail to the manufacturer by or on behalf of the Board, setting forth the said maximum price and maximum markups.
- Acknowledgment by manufacturer. (6) Upon receipt of such notice, the manufacturer shall forthwith endorse upon one of the copies thereof a signed and dated acknowledgment of its receipt by him and shall forward such endorsed copy to the Administrator concerned.

4. (1) Whenever the maximum price of and maximum markups on any standard goods have been fixed under the provisions of Section 3 of this Order, the manufacturer of such goods shall complete a printed or written notice in a form approved by the Board, showing therein the trade description, if any, of such goods and the said maximum price and maximum markups. Notice by manufacturer.

(2) An exact copy of the said notice shall be filed by the said manufacturer with the Administrator concerned.

(3) Before selling or offering to sell such standard goods to any dealer, the said manufacturer shall supply such dealer with an exact copy of the said notice; provided, however, that in the event of further sales of such goods to that dealer no further copy of the said notice need be supplied to such dealer.

5. (1) The maximum price at which a manufacturer may sell or offer to sell any consumer goods produced by him which are similar in usefulness, durability, serviceability and intrinsic worth to his standard goods shall be the same as the lawful maximum price of such standard goods. Price of similar goods.

(2) Before selling or offering to sell such similar goods, the said manufacturer shall file with the Administrator concerned particulars showing Filing of particulars of similar goods.

- (a) an adequate description of the similar goods;
- (b) an adequate description of his comparable standard goods, including the trade description, if any;
- (c) detailed reasons for the manufacture of the similar goods;
- (d) detailed particulars of direct cost of materials and labour of the similar goods; each to be stated separately;
- (e) detailed particulars wherein the goods are similar in usefulness, durability, serviceability and intrinsic worth to his standard goods; and
- (f) the lawful maximum price of the comparable standard goods and reference to the authority therefor.

(3) Upon the particulars referred to in subsection (2) of this Section being filed with the Administrator concerned, the manufacturer of the similar goods described therein may proceed and continue to sell them at a price not exceeding the lawful maximum price of the comparable standard goods described in the said particulars and such lawful maximum price shall be the maximum price of the similar goods unless within sixty days from the time the said particulars are filed the said Administrator otherwise directs by notice in writing.

6. (1) Whenever a manufacturer produces such similar goods, he shall apply to such similar goods that trade description by which he has designated his said standard goods to which they are similar. Trade description of similar goods.

(2) Where use of such trade description might be likely to cause deception or confusion, the Administrator concerned may by direction in writing require that such similar goods be given a different trade description or otherwise be distinguishable.

7. (1) Whenever a manufacturer produces any consumer goods which are dissimilar in usefulness, durability, serviceability or intrinsic worth to his standard goods, he shall before selling or offering to sell such dissimilar goods, on a form prescribed by the Board, make application to the Administrator concerned to fix the maximum price of such dissimilar goods. Production of dissimilar goods.

(2) The application referred to in subsection 1 of this Section shall, among other things, show Form of application for price fixation of dissimilar goods.

- (a) an adequate description of the dissimilar goods;
- (b) detailed reasons for their manufacture;

- (c) the proposed maximum price and the computation thereof in detail, the direct cost of materials and labour to be stated separately;
- (d) detailed particulars wherein the dissimilar goods will in usefulness, durability, serviceability or intrinsic worth differ from the nearest comparable line of his standard goods.

Fixing price
of dissimilar
goods.

8. (1) If the Administrator concerned is of opinion that the goods referred to in the said application are dissimilar goods, he shall fix the maximum price thereof; in which event the Administrator of Wholesale Trade shall fix the maximum markup on sales of such goods at wholesale, and the Administrator of Retail Trade shall fix the maximum markup on sales of such goods at retail, and all such fixations shall be submitted to the Chairman for approval.

Notice to
manufacturer.

(2) When the fixations have been approved by the Chairman, a notice in duplicate shall be sent by registered mail to the manufacturer by or on behalf of the Board, setting forth the said maximum price and maximum markups.

Acknowledg-
ment by
manufacturer.

(3) Upon receipt of such notice, the manufacturer shall forthwith endorse upon one of the copies thereof a signed and dated acknowledgment of its receipt by him and shall forward such endorsed copy to the Administrator concerned.

Notice by
manufacturer
of dissimilar
goods.

9. (1) Whenever the maximum price of any dissimilar goods and the maximum markup at which such goods may be sold at wholesale and at retail have been fixed under the provisions of Section 8 of this Order, the manufacturer of such goods shall complete a printed or written notice in a form approved by the Board showing therein the description of such goods and the said maximum price and maximum markups.

(2) An exact copy of the said notice shall be filed by the manufacturer with the Administrator concerned.

(3) Before selling or offering to sell such dissimilar goods to any dealer, the said manufacturer shall supply such dealer with an exact copy of the said notice; provided, however, that in the event of further sales of such goods to that dealer no further copy of the said notice need be supplied to such dealer.

Invoice of
dissimilar
goods.

10. When a manufacturer first sells such dissimilar goods to a dealer, he shall clearly and specifically mark the invoice covering the sale that they are dissimilar goods; but, on further sales to the same dealer, invoices need not be so marked.

Fixing prices
for limited
period.

11. (1) The maximum price of and maximum markups on the dissimilar goods referred to in Section 8 of this Order may be fixed for a limited period not exceeding six months.

(2) Whenever the maximum price of and maximum markups on dissimilar goods have been fixed for a limited period, the manufacturer of such goods shall, not later than thirty days before the expiration of such period, make application to the Administrator concerned for a review of such maximum price and markups; and every such application shall be according to the form prescribed by the Board.

(3) The form of application referred to in subsection (2) of this Section shall show wherein any of the particulars set forth in the application made under Section 7 of this Order are at variance with the actualities experienced during the said limited period.

Extension of
limited period.

(4) The Administrator concerned may extend any limited period for a further limited period not exceeding six months, in which event the provisions of subsections (2) and (3) of this Section shall apply.

12. (1) The trade description, if any, of such dissimilar goods shall differ from that of any other goods produced or sold by the said manufacturer. Trade description of dissimilar goods.

(2) The Administrator concerned, in any case in which the absence of a trade description of dissimilar goods might be likely to cause deception or confusion, may by direction in writing require that means be adopted to avoid the same.

13. Every manufacturer shall, in each season, regulate production of his goods so as to Maintenance of production and price range.

(a) continue to produce and sell goods similar in usefulness, durability, serviceability and intrinsic worth to and in approximately the same price ranges as goods produced and sold by him in the corresponding season of 1941, and

(b) maintain in each price range a volume of production which bears the same proportion to his total volume of production as during the corresponding season of 1941; provided, however, that he may decrease the proportion which his volume of production in his higher price ranges bears to his total volume of production; and provided further that an unavoidable decrease in the proportion which his volume of production in his lower price ranges bears to his total volume of production, as a result of his inability to obtain materials or substitute materials required for production of his goods or as a result of any Order of the Board or of an Administrator or other authority prohibiting or restricting production, shall not be deemed to be a contravention of this Section.

Part II—Importers

14. (1) Whenever the imported cost of any standard goods becomes such that the lawful maximum price thereof does not provide a reasonable markup thereon, the importer may make application to the Administrator concerned for consideration of such case and every such application shall be according to the form prescribed by the Board. Variation in price of imported standard goods.

(2) An application shall be made under this Section whenever the quantity of the goods in any container is varied by a change in the size of the container or otherwise. Variation of quantity in container.

(3) The said application shall, among other things, show Form of application.

(a) an adequate description of the standard goods and trade description, if any, thereof;

(b) detailed explanation of variations in the imported cost thereof;

(c) the lawful maximum price thereof and reference to the authority therefor; and

(d) the proposed maximum price thereof.

(4) If the importer sells to manufacturers or to wholesalers, his application shall be made to the Administrator concerned and if such Administrator is of opinion that the maximum price of the standard goods referred to in the said application should be varied, he shall fix the new maximum price thereof; in which event the Administrator of Wholesale Trade shall fix the maximum markup on sales of such goods at wholesale; the Administrator of Retail Trade shall fix the maximum markup on sales of such goods at retail; and all such fixations shall be submitted to the Chairman for approval. Price and markup fixation.

(5) If the importer sells only to retailers, his application shall be made to the Administrator of Wholesale Trade and if such Administrator is of opinion that the maximum price of the standard goods referred to in the said application should be varied, he shall fix the new maximum price thereof on sales at wholesale; in which event the Administrator of Retail Trade shall fix the maximum markup on sales of such goods at retail, and such fixations shall be submitted to the Chairman for approval.

(6) If the importer sells only at retail, his application shall be made to the Administrator of Retail Trade and if such Administrator is of opinion that the maximum price of the standard goods referred to in the said application should be varied, he shall fix the new maximum price thereof on sales of such goods at retail and shall submit such fixation to the Chairman for approval.

Notice to
importer.

(7) When the Chairman has approved the fixation or fixations, a notice in duplicate shall be sent by registered mail to the importer by or on behalf of the Board, setting forth the said maximum price and/or maximum markups.

Acknowledg-
ment by
importer.

(8) Upon receipt of such notice, the importer shall forthwith endorse upon one of the copies thereof a signed and dated acknowledgment of its receipt by him and shall forward such endorsed copy to the Administrator to whom he made the application.

Notice by
importer as to
new maximum
price.

15. (1) Whenever the maximum price of and maximum markup on any standard goods have been fixed under the provisions of Section 14 of this Order, the importer, other than an importer who sells only at retail, shall complete a printed or written notice in a form approved by the Board, showing therein the trade description, if any, of such goods and such maximum price and maximum markup.

(2) An exact copy of the said notice shall be filed by the said importer with the Administrator to whom he made the application.

(3) Before selling or offering to sell such standard goods to any manufacturer or dealer, the said importer shall supply such manufacturer or dealer with an exact copy of the said notice; provided, however, that in the event of further sales of such goods to that manufacturer or dealer, no further copy of the said notice need be supplied to such manufacturer or dealer.

Wholesale
price of
imported
similar goods.

16. (1) The maximum price at which an importer may sell or offer to sell to manufacturers, wholesalers or retailers any consumer goods imported by him into Canada which are similar in usefulness, durability, serviceability and intrinsic worth to his standard goods shall be the same as the lawful maximum price at which he may sell such standard goods to manufacturers, wholesalers or retailers, as the case may be.

Filing of
particulars of
imported
similar goods.

(2) Before selling or offering to sell such similar goods, the said importer shall file with the Administrator concerned particulars showing

- (a) an adequate description of the similar goods;
- (b) an adequate description of his comparable standard goods, including the trade description, if any;
- (c) detailed particulars wherein the goods are similar in usefulness, durability, serviceability and intrinsic worth to his standard goods; and
- (d) the lawful maximum price of the comparable standard goods and reference to the authority therefor.

(3) Upon the particulars referred to in subsection (2) of this Section being filed with the Administrator concerned, the importer of the similar goods described therein may proceed and continue to sell them to manufacturers, wholesalers or retailers at a price not exceeding the lawful maximum price of the comparable standard goods described in the said particulars and such lawful maximum price shall be the maximum price of the similar goods unless within sixty days from the time the said particulars are filed the said Administrator otherwise directs by notice in writing.

Retail price
of imported
similar goods.

17. The maximum price at which an importer may sell or offer to sell at retail any consumer goods imported by him into Canada which are similar in usefulness, durability, serviceability and intrinsic worth to his standard goods shall be the same as the lawful maximum price at which he may sell such standard goods at retail.

18. (1) Whenever an importer imports into Canada any consumer goods which are similar in usefulness, durability, serviceability and intrinsic worth to his standard goods, he shall apply to such similar goods that trade description by which he has designated his said standard goods. Trade description of imported similar goods. goods.
- (2) Where use of such trade description might be likely to cause deception or confusion, the Administrator concerned may by direction in writing require that such similar goods be given a different trade description or otherwise be distinguishable. Avoidance of deception, etc.
19. (1) The maximum price at which an importer may sell or offer to sell any consumer goods imported by him into Canada which are not similar in usefulness, durability, serviceability or intrinsic worth to his standard goods, but which are identical with the standard goods of his most closely competitive seller of the same class and nearest in point of locality, shall be the price at which such competitive seller is selling such standard goods. Price of goods identical with other standard goods.
- (2) Before selling or offering to sell such identical goods, the said importer shall, if he sells other than at retail, file with the Administrator concerned or, if he sells only at retail, file with the Administrator of Retail Trade, particulars showing Filing of particulars of identical goods.
- (a) an adequate description of the identical goods;
 - (b) the name and address of the said competitive seller and the trade description, if any, of the standard goods referred to; and
 - (c) the price of such standard goods and the date on which such goods were on sale.
- (3) Upon the particulars referred to in subsection (2) of this Section being filed with the Administrator concerned, the importer of the identical goods described therein may proceed and continue to sell them at a price not exceeding the price of the standard goods described in the said particulars and such price shall be the maximum price of the identical goods, unless within sixty days from the time the said particulars are filed the said Administrator otherwise directs by notice in writing.
- (4) If subsection (1) of this Section cannot apply by reason of there being no such closely competitive seller, the said importer shall make application under the provisions of Section 20 of this Order.
20. (1) Whenever an importer imports into Canada any consumer goods which are dissimilar in usefulness, durability, serviceability or intrinsic worth to his standard goods, and which are not identical with the standard goods of his most closely competitive seller of the same class and nearest in point of locality, he shall, before selling or offering to sell such dissimilar goods, make application to the Administrator concerned to fix the maximum price of such dissimilar goods. Importation of dissimilar goods.
- (2) The application referred to in subsection (1) of this Section shall show Form of application.
- (a) an adequate description of the dissimilar goods;
 - (b) detailed reasons for their importation;
 - (c) the proposed maximum price and the computation thereof in detail;
 - (d) detailed particulars wherein the dissimilar goods will in usefulness, durability, serviceability or intrinsic worth differ from the nearest comparable line of his standard goods.
21. (1) If the Administrator concerned is of opinion that the goods referred to in the said application are dissimilar goods, he shall fix the maximum price thereof on sales to manufacturers and to wholesalers; in which event the Administrator of Wholesale Trade shall fix the maximum markup on sales of such goods at wholesale; the Administrator

of Retail Trade shall fix the maximum markup on sales of such goods at retail; and a notice in duplicate shall be sent by registered mail to the importer by or on behalf of the Board setting forth the said maximum price and maximum markups.

(2) If the application referred to in Section 20 of this Order is made to the Administrator of Wholesale Trade and he is of the opinion that the goods referred to in the said application are dissimilar goods, he shall fix the maximum price thereof on sales to wholesalers and on sales to retailers, in which event the Administrator of Retail Trade shall fix the maximum markup on sales of such goods at retail; and a notice in duplicate shall be sent by registered mail to the importer by or on behalf of the Board, setting forth the said maximum price and maximum markup.

(3) If the said application is made to the Administrator of Retail Trade and he is of opinion that the goods referred to in the said application are dissimilar goods, he shall fix the maximum price thereof on sales at retail and a notice in duplicate shall be sent by registered mail to the importer by or on behalf of the Board, setting forth the said maximum price.

Acknowledgment by importer.

(4) Upon receipt of the said notice, the importer shall forthwith endorse upon one of the copies thereof a signed and dated acknowledgment of its receipt by him and shall forward such endorsed copy to the Administrator to whom he made the application.

Notice by importer of dissimilar goods.

22. (1) Whenever the maximum price of and/or maximum markup on any dissimilar goods have been fixed under the provisions of Section 21 of this Order, the importer of such goods, other than an importer who sells only at retail, shall complete a printed or written notice in a form approved by the Board, showing therein the description of such goods and the said maximum price and/or maximum markup.

(2) An exact copy of the said notice shall be filed by the importer with the Administrator to whom he made the application.

(3) Before selling or offering to sell such dissimilar goods to any manufacturer or dealer, the said importer shall supply such manufacturer or dealer with an exact copy of the said notice; provided, however, that in the event of further sales of such goods to that manufacturer or dealer no further copy of the said notice need be supplied to such manufacturer or dealer.

Invoice of imported dissimilar goods.

23. When an importer first sells such dissimilar goods to a manufacturer or dealer, he shall clearly and specifically mark the invoice covering the sale that they are dissimilar goods; but, on further sales to the same manufacturer or dealer, invoices need not be so marked.

Trade description of imported dissimilar goods.

24. (1) The trade description, if any, of such dissimilar goods shall differ from that of any other goods imported or sold by the said importer.

(2) The Administrator concerned, in any case in which the absence of a trade description of dissimilar goods might be likely to cause deception or confusion, may by direction in writing require that means be adopted to avoid the same.

Part III—Wholesalers

Price of similar goods.

25. (1) The maximum price at which a wholesaler may sell or offer to sell any consumer goods which are similar in usefulness, durability, serviceability and intrinsic worth to his standard goods shall be the same as the lawful maximum price at which he may sell such standard goods at wholesale.

(2) Before selling or offering to sell such similar goods, the said wholesaler shall file with the Administrator of Wholesale Trade particulars showing

- (a) an adequate description of the similar goods;
- (b) an adequate description of his comparable standard goods, including the trade description, if any;
- (c) detailed particulars wherein the goods are similar in usefulness, durability, serviceability and intrinsic worth to his standard goods; and
- (d) the lawful maximum price of the comparable standard goods and reference to the authority therefor.

(3) Upon the particulars referred to in subsection (2) of this Section being filed with the said Administrator, the said wholesaler may proceed and continue to sell the similar goods described therein at wholesale at a price not exceeding the lawful maximum price of the comparable standard goods described in the said particulars and such lawful maximum price shall be the maximum price of the similar goods, unless within sixty days from the time the said particulars are filed the said Administrator otherwise directs by notice in writing.

26. (1) The maximum price at which a wholesaler may sell or offer to sell any consumer goods which are not similar in usefulness, durability, serviceability or intrinsic worth to his standard goods, but which are identical with the standard goods of his most closely competitive seller of the same class and nearest in point of locality, shall be the price at which such competitive seller is selling such standard goods at wholesale.

Price of goods identical with other standard goods.

(2) Before selling or offering to sell such identical goods, the said wholesaler shall file with the Administrator of Wholesale Trade particulars showing

Filing of particulars of identical goods.

- (a) an adequate description of the identical goods;
- (b) the name and address of the said competitive seller and the trade description, if any, of the standard goods referred to; and
- (c) the price of such standard goods and the date on which such goods were on sale.

(3) Upon the particulars referred to in subsection (2) of this Section being filed with the said Administrator, the said wholesaler may proceed and continue to sell his said identical goods at wholesale at a price not exceeding the price of the standard goods described in the said particulars and such price shall be the maximum price of the identical goods, unless within sixty days from the time the said particulars are filed the said Administrator otherwise directs by notice in writing.

(4) If subsection (1) of this Section cannot apply by reason of there being no such closely competitive seller, the said wholesaler shall apply to the Administrator of Wholesale Trade for directions.

27. (1) Before a wholesaler sells or offers to sell to any dealer any goods in respect of which such wholesaler has received a notice setting forth the maximum price thereof or the maximum markup thereon on sales at retail, he shall forward to such dealer a notice stating the maximum price or maximum markup at which such goods may be sold at retail; provided, however, that in the event of further sales of such goods to that dealer, no further copy of the said notice need be supplied to such dealer.

Notice by wholesaler to dealer.

(2) When a wholesaler first sells to a dealer any goods in respect of which he has received a notice from a manufacturer or importer that such goods are dissimilar goods the maximum price of and maximum

markup on which on sales at wholesale and at retail have been fixed, he shall clearly and specifically mark the invoice covering the sale that they are dissimilar goods; but, on further sales to the same dealer, invoices need not be so marked.

Part IV—Retailers

Price of
similar goods.

28. The maximum price at which a retailer may sell or offer to sell any consumer goods which are similar in usefulness, durability, serviceability and intrinsic worth to his standard goods shall be the same as the lawful maximum price at which he may sell such standard goods at retail.

Price of
goods identical
with other
standard
goods.

29. (1) The maximum price at which a retailer may sell or offer to sell any consumer goods which are not similar in usefulness, durability, serviceability or intrinsic worth to his standard goods but which are identical with the standard goods of his most closely competitive seller of the same class and nearest in point of locality shall be the price at which such competitive seller is selling such standard goods at retail.

Filing of
particulars of
identical
goods.

(2) Before selling or offering to sell such identical goods, the said retailer shall file with the Administrator of Retail Trade particulars showing

- (a) an adequate description of the identical goods;
- (b) the name and address of the said competitive seller and the trade description, if any, of the standard goods referred to; and
- (c) the price of such standard goods and the date on which such goods were on sale.

(3) Upon the particulars referred to in subsection (2) of this Section being filed with the said Administrator, the said retailer may proceed and continue to sell his said identical goods at retail at a price not exceeding the price of the standard goods described in the said particulars and such price shall be the maximum price of the identical goods, unless within sixty days from the time the said particulars are filed the said Administrator otherwise directs by notice in writing.

(4) If subsection (1) of this Section cannot apply by reason of there being no such closely competitive seller, the said retailer shall apply to the Administrator of Retail Trade for directions.

Part V—General Provisions

Prohibition
of sales at
unfixed prices.

30. No person shall sell or offer to sell any consumer goods the maximum price of which or maximum markup on which on sales by him has not been fixed by the Wartime Prices and Trade Regulations or by or under authority of the Board or by or under authority of this Order, unless and until he has received a notice pursuant to this Order, setting forth the maximum price of and/or the maximum markup on such goods and has complied with the provisions of this Order.

31. No person who has made an application for variation of the maximum price of any standard goods shall sell or offer to sell such goods at a price higher than the lawful maximum price at which he could sell such goods prior to such application until he has received the notice referred to in this Order and has complied with the provisions of this Order.

32. No person who receives any notice pursuant to the provisions of this Order, setting forth the maximum price and/or the maximum markup at which such person may sell any consumer goods, shall sell or offer to sell such goods at a price or markup that is higher than the price or markup set forth in such notice.

33. No manufacturer or dealer shall acquire any consumer goods the maximum price of which or maximum markup on which has to his knowledge been varied or fixed under the provisions of this Order unless and until he has been furnished with an exact copy of the notice required by this Order to be supplied to him; and he shall retain such notice and make it available for inspection by or production to any authorized representative of the Board or in any Court.

Notice of price variation to be kept on file.

34. In varying or fixing the maximum price of consumer goods pursuant to the provisions of this Order, the manufacturer or person engaged in the industry concerned may be required to forthwith effect all reasonable economies and measures of simplification and standardization in the manufacture of such goods.

Simplification practices, etc.

35. In any case in which it appears that any provision of this Order is or may become impracticable with respect to any consumer goods or that, by reason of special circumstances or to avoid undue hardship or injustice which would otherwise ensue, it appears expedient to waive compliance with or give special directions as to any provision of this Order, the Chairman may give any directions in writing and, without any prior notice of intention being necessary the Chairman may at any time withdraw or amend any directions.

Exemptions and waivers.

36. No person who sells or offers to sell any consumer goods shall cease to use or in any way alter the trade description thereof except with the written consent of the Administrator concerned.

Trade description not alterable.

37. No person selling any consumer goods shall introduce into his normal trade practice an additional transaction in the distribution of his goods in such a way as to increase the cost thereof to any subsequent buyer.

Prohibition of increased distribution cost.

38. Whenever the maximum price of and maximum markup on any consumer goods has been varied or fixed under the provisions of this Order, applications may thereafter be made in respect of such goods as if such goods were standard goods of the person making such application.

Subsequent application after price fixed.

39. On any application under this Order, the Administrator concerned may require such further information from any person as he may designate.

Additional information.

40. (1) Except as provided in Section 35 of this Order, no Administrator shall vary the maximum price of any consumer goods fixed by the Wartime Prices and Trade Regulations or fix the maximum price of or maximum markup on any dissimilar consumer goods except in accordance with the provisions of this Order or the provisions of Order No. 185 of the Board.

Pricing restrictions.

(2) Any notice required by this Order to be sent by registered mail to any person may, in lieu thereof, be published in Canadian War Orders and Regulations; and such publication shall, for the purposes of this Order, constitute receipt of such notice by such person.

Publication of notice.

41. Fixations that are required by this Order to be approved by the Chairman may, in lieu thereof, be approved by the Secretary of the Board or by the Chief of the Prices Division of the Board.

Delegation of power by chairman.

42. This Order shall be effective on and after the 15th day of February, 1943.

Effective date.

Made at Ottawa, the 12th day of January, 1943.

DONALD GORDON,
Chairman.

Administrators' Orders

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-587

Respecting Maximum Wholesale Prices for Cuts of Beef

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of the said Board as follows:

1. (1) Any word, designation or expression which for the purpose of Order No. 194 of the said Board is by its provisions given a defined meaning or inclusiveness shall when used in this Order and in the Schedules hereto have the same meaning and inclusiveness.

(2) The zones numbered 1 to 15 mentioned in the Schedules hereto mean and correspond with the zones similarly numbered and described in Section 1 of said Order No. 194.

2. (1) The maximum price at which any person in any zone mentioned in any of the Schedules hereto may sell or offer to sell at wholesale any cut of any quality of beef in and at any time during the period February 11, 1943, to March 24, 1943, both inclusive,

- (a) to a person in any part of the same zone, shall be the price set forth in such Schedule for such zone;
- (b) to a person in any part of any other zone, shall be the price set forth in such Schedule for the zone in which the place of business of the buyer is situate;
- (c) to a person in any part of Canada not included in any of said zones, shall be the price set forth in such Schedule for the zone in which the place of business of the seller is situate.

(2) The price referred to in clauses (a) and (b) of sub-section 1 shall be the delivered price at the buyer's place of business or if delivered by railway, at the buyer's nearest railway station; provided that if delivery is by railway express at the buyer's request the difference between railway freight and express charges may be added to such price if such difference be shown as a separate item on the seller's invoice for the beef.

(3) Where the sale is to a person to which clause (c) of sub-section 1 is applicable the seller may add the transportation cost from the shipping point to the point of delivery to the buyer, if such cost be shown as a separate item on the seller's invoice for such beef.

3. This Order shall be effective on and after the 11th day of February, 1943.

Dated at Ottawa, this 8th day of February, 1943.

F. S. GRISDALE,
Deputy Food Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-587

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING QUALITIES OF BONE-IN BEEF CUTS SOLD DURING PERIOD FEBRUARY 11, 1943, TO MARCH 24, 1943, INCLUSIVE
(cents per pound)

Zones	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
DERIVED FROM HIND QUARTERS															
(A) Special Quality (Heavy Steer)															
Long Loin.....	30.50	30.00	30.25	29.75	29.75	29.25	30.25	29.75	29.25	28.25	28.25	28.25	29.75	29.50	30.00
Steak Piece.....	26.00	25.50	25.75	25.25	25.25	24.50	25.75	25.25	24.50	23.75	23.75	23.75	25.25	24.75	25.50
Short Loin.....	35.00	34.50	34.75	34.25	34.25	33.75	34.75	34.25	33.75	33.00	33.00	33.00	34.25	34.00	34.50
Shell Loin.....	41.75	41.25	41.50	40.75	40.75	40.25	41.50	40.75	40.25	39.50	39.50	39.50	40.75	40.50	41.25
Other Cuts.....						Same as Commercial Quality									
(B) Special Quality (Baby)—															
Long Hip.....	23.75	23.25	23.50	22.75	22.75	22.25	23.50	22.75	22.25	21.50	21.50	21.50	22.75	22.50	23.25
Short Hip.....	23.00	22.50	22.75	22.25	22.25	21.75	22.75	22.25	21.75	21.00	21.00	21.00	22.25	22.00	22.50
Long Loin.....	29.50	29.00	29.25	28.75	28.75	28.25	29.25	28.75	28.25	27.50	27.50	27.50	28.75	28.50	29.00
Short Loin.....	34.00	33.50	33.75	33.25	33.25	32.75	33.75	33.25	32.75	32.00	32.00	32.00	33.25	33.00	33.50
Shell Loin.....	39.75	39.00	39.25	38.75	38.75	38.00	39.25	38.75	38.00	37.25	37.25	37.25	38.75	38.50	39.00
Steak Piece.....	25.00	24.50	24.75	24.25	24.25	23.75	24.75	24.25	23.75	22.75	22.75	22.75	24.25	24.00	24.50
(C) Commercial Quality—															
Long Hip.....	23.25	22.50	22.75	22.25	22.25	21.75	22.75	22.25	21.75	21.00	21.00	21.00	22.25	22.00	22.50
Short Hip.....	22.50	22.00	22.25	21.75	21.75	21.25	22.25	21.75	21.25	20.50	20.50	20.50	21.75	21.50	22.00
Long Loin.....	29.00	28.50	28.75	28.25	28.25	27.75	28.75	28.25	27.75	26.75	26.75	26.75	28.25	28.00	28.50
Short Loin.....	33.50	33.00	33.25	32.75	32.75	32.25	33.25	32.75	32.25	31.50	31.50	31.50	32.75	32.50	33.00
Shell Loin.....	39.00	38.50	38.75	38.00	38.00	37.50	38.75	38.00	37.50	36.75	36.75	36.75	38.00	37.75	38.50
Steak Piece.....	24.50	24.00	24.25	23.75	23.75	23.00	24.25	23.75	23.00	22.25	22.25	22.25	23.75	23.25	24.00
(D) Plain Quality—															
Long Hip.....	21.75	21.25	21.50	21.00	21.00	20.50	21.50	21.00	20.50	19.75	19.75	19.75	21.00	20.75	21.25
Short Hip.....	21.25	20.75	21.00	20.50	20.50	20.00	21.00	20.50	20.00	19.25	19.25	19.25	20.50	20.25	20.75
Long Loin.....	25.50	24.75	25.00	24.50	24.50	23.75	25.00	24.50	23.75	23.00	23.00	23.00	24.50	24.25	24.75
Short Loin.....	27.75	27.00	27.50	26.75	26.75	26.25	27.50	26.75	26.25	25.25	25.25	25.25	26.75	26.50	27.00
Shell Loin.....	31.25	30.25	30.75	30.00	30.00	29.25	30.75	30.00	29.25	28.00	28.00	28.00	30.00	29.50	30.25
Steak Piece.....	22.75	22.25	22.25	22.00	22.00	21.50	22.25	22.00	21.50	20.50	20.50	20.50	22.00	21.75	22.25

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-587

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING QUALITIES OF BONELESS BEEF CUTS SOLD DURING PERIOD FEBRUARY 11, 1943, TO MARCH 24, 1943, INCLUSIVE
(cents per pound)

Zone	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
DERIVED FROM HIND QUARTERS															
(A) Special Quality (Heavy Steer).....	30.00	29.25	29.75	29.00	29.00	28.25	29.75	29.00	28.25	27.50	27.50	27.50	29.00	28.75	29.25
(B) Special Quality (Baby)—	51.00	50.25	50.75	49.75	49.75	49.00	50.75	49.75	49.00	47.75	47.75	47.75	49.75	49.25	50.25
Short Hip.....	33.25	32.25	32.75	32.00	32.00	31.00	32.75	32.00	31.00	29.50	29.50	29.50	32.00	31.50	32.25
Strip Loin.....															
Steak Piece.....															
(C) Commercial Quality—															
Short Hip.....	29.25	28.75	29.00	28.25	28.25	27.75	29.00	28.25	27.75	26.75	26.75	26.75	28.25	28.00	28.75
Strip Loin.....	50.25	49.25	49.75	49.00	49.00	48.25	49.75	49.00	48.25	47.25	47.25	47.25	49.00	48.50	49.25
Steak Piece.....	32.25	31.50	32.00	31.00	31.00	30.00	32.00	31.00	30.00	28.75	28.75	28.75	31.00	30.25	31.50
(D) Cow, Bull—															
Short Hip.....	27.25	26.50	26.75	26.00	26.00	25.50	26.75	26.00	25.50	24.50	24.50	24.50	26.00	25.75	26.50
Strip Loin.....	39.00	38.00	38.50	37.50	37.50	36.50	38.50	37.50	36.50	35.25	35.25	35.25	37.50	37.00	38.00
Steak Piece.....	28.50	27.25	28.00	27.00	27.00	26.25	28.00	27.00	26.25	24.75	24.75	24.75	27.00	26.50	27.25
DERIVED FROM FORE QUARTERS															
(A) Special Quality (Heavy Steer).....															
(B) Special Quality (Baby)—															
Rib.....	35.50	34.25	35.00	34.00	34.00	33.25	35.00	34.00	33.25	32.25	32.25	32.25	34.00	33.50	34.25
Square Cut Chuck.....	21.75	21.00	21.50	20.75	20.75	20.25	21.50	20.75	20.25	19.25	19.25	19.25	20.75	20.50	21.00
Shoulder Clod.....	23.50	23.00	23.25	22.75	22.75	21.75	23.25	22.75	21.75	21.00	21.00	21.00	22.75	22.25	23.00
(C) Commercial Quality—															
Rib.....	34.25	33.50	34.00	33.25	33.25	32.50	34.00	33.25	32.50	31.50	31.50	31.50	33.25	32.75	33.50
Square Cut Chuck.....	21.00	20.50	20.75	20.25	20.25	19.50	20.75	20.25	19.50	18.75	18.75	18.75	20.25	20.00	20.50
Shoulder Clod.....	23.00	22.25	22.75	21.75	21.75	21.25	22.75	21.75	21.25	20.25	20.25	20.25	21.75	21.50	22.25
(D) Cow, Bull—															
Rib.....	28.75	27.50	28.25	26.75	26.75	25.25	28.25	26.75	25.25	23.50	23.50	23.50	26.75	26.00	27.50
Square Cut Chuck.....	20.00	19.25	19.75	18.25	18.25	17.75	19.75	18.25	17.75	17.00	17.00	17.00	18.25	18.00	19.25

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-587

MAXIMUM WHOLESALE PRICES FOR BONELESS BEEF CUTS DERIVED FROM BONER BEEF (EXCEPT AS OTHERWISE STATED IN ORDER) SOLD DURING THE PERIOD
FEBRUARY 11, 1943 TO MARCH 24, 1943, INCLUSIVE

(cents per pound)

Zone	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Ham Inside.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Ham Outside.....	23.75	23.25	23.00	22.50	23.00	22.75	23.00	22.50	22.00	21.25	20.75	20.50	21.75	21.50	22.00
Knuckle.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Regular Roll.....	25.25	24.75	24.50	24.00	24.50	24.25	24.50	24.00	23.50	22.75	22.25	22.00	23.25	23.00	23.50
Boneless Strip.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Sirloin Butt.....	22.25	21.75	21.50	21.00	21.50	21.25	21.50	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Shoulder Clod.....	22.25	21.75	21.50	21.00	21.50	21.25	21.50	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Chuck.....	19.25	18.75	18.50	18.00	18.50	18.25	18.50	18.00	17.50	16.75	16.25	16.00	17.25	17.00	17.50
Trimnings.....	18.25	17.75	17.50	17.00	17.50	17.25	17.50	17.00	16.50	15.75	15.25	15.00	16.25	16.00	16.50
Minute Steaks.....	32.25	31.75	31.50	31.00	31.50	31.25	31.50	31.00	30.50	29.75	29.25	29.00	30.25	30.00	30.50
Hamburger.....	21.25	20.75	20.50	20.00	20.50	20.25	20.50	20.00	19.50	18.75	18.25	18.00	19.25	19.00	19.50
Bullmeat.....	19.25	18.75	18.50	18.00	18.50	18.25	18.50	18.00	17.50	16.75	16.25	16.00	17.25	17.00	17.50

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-587
MAXIMUM WHOLESALE PRICES FOR SUNDRY BEEF CUTS SOLD DURING PERIOD FEBRUARY 11, 1943 TO MARCH 24, 1943, INCLUSIVE
(cents per pound)

Zone	1	2	3	4	5	6	7	8	-9	10	11	12	13	14	15
No. 1 Flank Bone-In (Special and Commercial).	12.75	12.25	12.50	12.00	12.00	11.50	12.50	12.00	11.50	10.75	10.75	10.75	12.00	11.75	12.25
No. 2 Flank Bone-In (Other Qualities).....	11.75	11.25	11.50	11.00	11.00	10.50	11.50	11.00	10.50	9.75	9.75	9.75	11.00	10.75	11.25
No. 1 Flank Boneless (Special and Commercial).	17.00	16.50	16.75	16.25	16.25	15.75	16.75	16.25	15.75	15.00	15.00	15.00	16.25	16.00	16.50
No. 2 Flank Boneless (other Qualities).....	15.75	15.25	15.50	15.00	15.00	14.50	15.50	15.00	14.50	13.75	13.75	13.75	15.00	14.75	15.25
No. 1 Flank Steak (Special and Commercial)...	18.50	18.00	18.25	17.75	17.75	17.25	18.25	17.75	17.25	16.50	16.50	16.50	17.75	17.50	18.00
No. 2 Flank Steak (other Qualities).....	17.50	17.00	17.25	16.75	16.75	16.25	17.25	16.75	16.25	15.50	15.50	15.50	16.75	16.50	17.00
No. 1 Tenderloin Weighing 5 lbs. and up.....	57.75	57.25	57.50	57.00	57.00	56.50	57.50	57.00	56.50	55.75	55.75	55.75	57.00	56.75	57.25
No. 2 Tenderloin Weighing 4-5 lbs.....	55.25	54.75	55.00	54.50	54.50	54.00	55.00	54.50	54.00	53.25	53.25	53.25	54.50	54.25	54.75
No. 3 Tenderloin Less than 4 lbs.....	51.75	51.25	51.50	51.00	51.00	50.50	51.50	51.00	50.50	49.75	49.75	49.75	51.00	50.75	51.25
Shanks Bone-In.....	10.75	10.25	10.50	10.00	10.00	9.50	10.50	10.00	9.50	8.75	8.75	8.75	10.00	9.75	10.25
Shanks Boneless.....	17.75	17.25	17.50	17.00	17.00	16.50	17.50	17.00	16.50	15.75	15.75	15.75	17.00	16.75	17.25
No. 1 Brisket Point Bone-In (Special and Commercial).....	16.25	15.75	16.00	15.50	15.50	15.00	16.00	15.50	15.00	14.25	14.25	14.25	15.50	15.25	15.75
No. 2 Brisket Point Bone-In (other Qualities)...	14.25	13.75	14.00	13.50	13.50	13.00	14.00	13.50	13.00	12.25	12.25	12.25	13.50	13.25	13.75
No. 1 Brisket Point Boneless (Special and Commercial).....	25.00	24.50	24.75	24.25	24.25	23.75	24.75	24.25	23.75	23.00	23.00	23.00	24.25	24.00	24.50
No. 2 Brisket Point Boneless (other Qualities)...	22.00	21.50	21.75	21.25	21.25	20.75	21.75	21.25	20.75	20.00	20.00	20.00	21.25	21.00	21.50
Plates Bone-In	12.25	11.75	12.00	11.50	11.50	11.00	12.00	11.50	11.00	10.25	10.25	10.25	11.50	11.25	11.75
Plates Boneless.....	15.75	15.25	15.50	15.00	15.00	14.50	15.50	15.00	14.50	13.75	13.75	13.75	15.00	14.75	15.25

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-589

Respecting Maximum Prices of Meals and certain Beverages

Whereas it is deemed expedient to provide for certain adjustments in the prices at which meals and beverages may be furnished by public caterers:

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purpose of this Order:

- (a) "beverage" means any beverage other than an alcoholic beverage which the public caterer prior to the date of this Order customarily served with meals at an all inclusive price;
- (b) "menu" includes schedule, list, poster or other method by which meals or courses of meals and the prices thereof are listed and displayed;
- (c) "public caterer" means the operator of a restaurant, cafe, tea shop, coffee shop, drug store, canteen or other place in which meals are served chiefly to the transient public;
- (d) "table d'hote meal" means a meal consisting of food and a beverage served at a fixed all-inclusive price.

2. This Order shall not apply to beverages or meals supplied

- (a) as part of board or with a room or sleeping accommodation at an all-inclusive price or rate in an hotel, boarding house or other place; or
- (b) by or on behalf of an industrial or commercial establishment chiefly to the employees thereof.

3. (1) Notwithstanding the provisions of Section 7 of the Wartime Prices and Trade Regulations or of any Order made by or on behalf of the Board, a public caterer may upon complying with the provisions of Section 5

- (a) discontinue serving a beverage as part of a table d'hote meal without thereby being required to reduce the price of the meal;
- (b) increase the price of a table d'hote meal by not more than five cents (5c.) if at the customer's request he serves a beverage with the meal.

(2) A public caterer who as permitted by subsection 1 of this section discontinues serving a beverage with a table d'hote meal shall indicate clearly and in a conspicuous place on the menu for such meal that any beverage which he customarily served with the same kind of meal prior to the date of this Order may be obtained by a customer, upon request, at an additional price not exceeding five cents (5c.).

4. Notwithstanding the provisions of Section 7 of the Wartime Prices and Trade Regulations or of any Order made by or on behalf of the Board a public caterer who prior to the effective date of this Order supplied tea or coffee a la carte at a price less than ten cents (10c.) per serving may increase the price thereof when supplied a la carte to not more than ten cents (10c.) per serving of a similar quantity.

5. (1) Every public caterer whose maximum prices of meals have not heretofore been fixed or varied by or on behalf of the Board or who has not heretofore filed copies of his menu or menus at a Regional Office of the Board shall forthwith file at the Regional Office of the Board for the district in which his place of business is located, three copies of the menu or menus by or from which his customers ordered or could order table d'hote and a la carte meals in each price class and in each of his dining rooms and places of business during one day of the seven day period immediately preceding the effective date of this Order.

(2) Before filing the said three copies of each menu, he shall endorse thereon, and complete and sign the following form of certificate:—

"I hereby certify that the prices of meals and of the courses of meals set forth in this menu are the prices actually charged by (me) or (.....) ^{name of company} for meals and courses of meals supplied on the date of the menu at the premises known as Number.....Street in the municipality of..... and that they are no higher than the maximum prices at which in pursuance of the Wartime Prices and Trade Regulations (I) or (.....) ^{name of company} may lawfully charge for the same or similar classes of meals or courses of meals supplied in the same place.

Dated at.....this.....day of.....1943.

Witnessed by:

.....

.....
Signature of Public Caterer or of his proper Officer.

6. The maximum price which a public caterer may charge in the place mentioned in the certificate filed as required by Section 5 for a meal or course of a meal, as the case may be, shall be the legally certified price set forth in the menu so filed for that meal or course of the meal, plus the increase in the price thereof as authorized by Section 3 or 4.

7. This Order shall be effective on and after the 15th day of February, 1943.

Dated at Ottawa, this 6th day of February, 1943.

M. W. McCUTCHEON,
Administrator of Services.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-592

Respecting Paper Boxes

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. No person shall manufacture

- (a) a paper box known as a set-up box having an extension edge, flange or ledge, except that a bottom ledge may be provided for use only as a cover rest;
- (b) a paper box having lace, padded top or padded lid.

2. No person in the manufacture or assembly of a paper box for packaging or displaying any article listed in the Schedule hereto shall use any textile.

3. The Administrator of Packages and Converted Paper Products may by direction in writing grant exemption from any provision of this Order in any case where the special circumstances appear to warrant or where undue hardship or injustice would otherwise ensue.

4. This Order shall be effective on and after the 15th day of February, 1943.

Dated at Ottawa, this 11th day of February, 1943.

C. V. HODDER,
Administrator of Packages and Converted Paper Products.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-592

Belt Buckles
 Bracelets
 Brooch or Bar Pins
 Cigarette Cases
 Cigarette Lighters
 Cigarette Holders
 Clips
 Collar Bars
 Cuff Links
 Dresserware
 Dress Studs and Links
 Earrings
 Emblem Buttons
 Key Chains
 Knives, Forks and Spoons (individual containers)
 Lavalieres
 Locketts
 Manicure Sets
 Medals for Civilian Use
 Necklets
 Pearl Necklets
 Pendants
 Pen Knives
 Scarf Pins
 Silverware (individual containers)
 Tie Clips
 Watch Chains
 Watch Fobs

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-593

Respecting Work Clothing, Leather Garments and Cotton Utility Jackets

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-174 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,
 - (a) "garment" means a garment of a class or type referred to in the Schedule hereto whether the same be made wholly or in part of cotton, fibre, rayon or leather, but shall not include any woollen garment other than work shirts.
2. No manufacturer shall hereafter manufacture any garment
 - (a) except in accordance with the specifications and restrictions set forth in the Schedule hereto for such type of garment;
 - (b) of a type or having any of the features referred to in the said Schedule under the caption "eliminations" with respect to such garment, provided that nothing in this clause shall prohibit the use by a manufacturer of any stock of buttons, dome fasteners, labels or zippers which he has on hand at the effective date hereof.

3. No manufacturer shall sell an oversize garment at a price which exceeds his lawful maximum price for the same garment in the regular sizes by a percentage exceeding the percentage shown for the oversize garment in the Schedule hereto under

the caption "oversizes", provided that nothing herein contained shall authorize a price higher than the lawful maximum price for any individual garment established pursuant to Section 7 of the Wartime Prices and Trade Regulations.

4. No manufacturer shall sew a label over the top of another label or attach or affix to a garment any other labels or a greater number of labels than the following

- (a) one manufacturer's or customer's trade mark label which when attached or affixed shall not be removed;
- (b) one size ticket or tab;
- (c) one union label;
- (d) one preshrunk-sanforized or piece goods manufacturer's label;
- (e) one label giving instructions for washing, cleaning and proper care; and which label may specify the kind and quality of material in the garment to which it is attached.

5. No person shall manufacture leather garments, cotton windbreakers, utility parkas, ski slacks or bush coats

- (a) in a style or pattern other than those manufactured by him for sale in the 1942 Spring and Fall Seasons;
- (b) in a greater number of styles in any Spring or Fall Season than fifty per cent (50%) of the number of styles shown by such manufacturer in the corresponding Spring or Fall Season of 1942.

6. Every manufacturer shall on or before March 15, 1943, file with the Administrator of Work Clothing a statement showing the styles or patterns of leather garments, cotton windbreakers, utility parkas, ski slacks and bush coats which he proposes to continue to manufacture according to Section 5. No person shall after the said date manufacture a style or pattern of such garments other than the styles or patterns listed in the statement, except with the written permission of the said Administrator.

7. No manufacturer shall package a leather jacket, windbreaker, utility coat or similar garment in an individual box.

8. The said Administrator may by direction in writing grant exemption from any provisions of this Order in any case where the special circumstances appear to warrant or undue hardship or injustice would otherwise ensue.

9. Nothing in this Order contained shall apply to any garment subject to the provisions of Administrator's Order A-438 respecting Men's Washable Cotton Apparel.

10. This Order shall be effective on and after the 16th day of February, 1943.

Dated at Ottawa, this 11th day of February, 1943.

A. BRADSHAW,
Administrator of Work Clothing.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-593

(1) *Overalls**Restrictions*

- (a) not more than two open top buttons on fly;
- (b) not more than two bib pockets not larger than 5½" x 6" finished (forming two utility pockets with pencil division or one utility pocket, watch pocket and pencil pocket) two front or swing pockets; two hip pockets, one 1-piece rule pocket;
- (c) no leg lengths longer than 34" at regular prices;
- (d) black, khaki or natural thread only in all outside stitching except bar tacks;
- (e) not more than one length of elastic brace, maximum size 6" x 2";
- (f) not more than one hammer loop;
- (g) not more than two buttons on each side opening;
- (h) not more than two suspender buttons where loops are used;
- (i) plain open top metal buttons only;

Special Type Overalls:—

The following special types may have in addition to features above permitted the following:

- (a) *carpenters' bib overalls*:—not more than two double knee or leg patch reinforcement; two leg patches; apron with necessary divisions; one hand axe loop (where leg pockets are used, front swing pockets to be eliminated).
- (b) *bib overalls for painters or paperhangers*:—not more than one brush loop and one leg pocket;
- (c) *bib overalls for steel workers*:—not more than two knee patch reinforcements; two leg pockets, one additional hammer loop (where leg pockets are used front swing pockets to be eliminated).

Eliminations

- (a) enamel filled inlay buttons;
- (b) closed top metal buttons;
- (c) continuous fly;
- (d) fly reinforcements;
- (e) flaps, buttons, zippers, dome fasteners on pockets;
- (f) reinforcements in any pocket;
- (g) triple stitching anywhere on garment;
- (h) double rule pocket;
- (i) false stitchings;

(2) *SMOCKS, PEDRO JACKETS, SHORT JACKETS, DENIM WINDBREAKERS, SERVICE AND DUSTER COATS**Restrictions*

- (a) not more than three pockets;
- (b) not more than one button or dome fastener on cuffs;
- (c) not more than one button or dome fastener on neck band;
- (d) not more than five buttons or dome fasteners on front including neck band; six buttons or dome fasteners allowed on Shop, Service or Duster Coats.
- (e) only black, khaki, or natural thread to be used on all outside stitchings, except bar tacks;
- (f) plain open top metal buttons only.

Eliminations

- (a) enamel filled inlay buttons, and all closed top metal buttons;
- (b) flaps, dome fasteners, zippers, buttons on pockets;
- (c) reinforcements in any pocket;
- (d) extension neck bands;
- (e) triple stitching anywhere on garment;
- (f) false stitchings.

(3) SAILORS' PANTS, RIDERS' PANTS, MINERS' PANTS, WAIST OVERALLS, DUNGAREES, BUCKAROO PANTS, BOLERO PANTS AND SIMILAR GARMENTS

Restrictions

- (a) not more than two front or swing pockets, two hip pockets, one watch pocket, one 1-piece rule pocket;
- (b) no leg lengths longer than 34";
- (c) only black, khaki or natural thread to be used on all outside stitching, except bar tacks;
- (d) maximum width of legs at knee — 22½" — bottoms 20", for waist size 34 standard grading to prevail (Sailors' Pants excepted).
- (e) plain open top metal buttons only.

SAILORS' PANTS, RIDERS' PANTS, MINERS' PANTS, WAIST OVERALLS, DUNGAREES, BUCKAROO PANTS, BOLERO PANTS AND SIMILAR GARMENTS

Eliminations

- (a) enamel filled inlay buttons, and all closed top metal buttons;
- (b) flaps, dome fasteners, zippers, buttons on pockets—flaps permitted on Miners' Pants only;
- (c) double rule pocket (one-piece rule pocket permitted);
- (d) triple stitching anywhere on garment;
- (e) buckles and straps;
- (f) reinforcements in any pocket;
- (g) false stitchings.

Miners' pants may have, in addition to features above permitted, not more than two front leg reinforcements, double seat and crotch reinforcement, and flaps on pockets.

(4) COMBINATION OVERALLS

Restrictions

- (a) not more than two front or swing pockets; two breast pockets, one 1-piece rule pocket, two hip pockets;
- (b) only one button of the breast pockets can be equipped with flap and button or dome fastener;
- (c) only one button or dome fastener on sleeve cuff;
- (d) only black, khaki or natural thread to be used on all outside stitching, except bar tacks;
- (e) plain open top metal buttons only.

Eliminations

- (a) enamel filled inlay buttons, and all closed top metal buttons;
- (b) flaps, dome fasteners, zippers and buttons on any pocket, with the exception of the one breast pocket which may be equipped with flap and button or dome fastener;
- (c) extension neck bands;
- (d) double rule pocket;
- (e) reinforcements in any pocket;
- (f) hammer loops;
- (g) leg straps and buckles;
- (h) triple stitching anywhere on garment;
- (i) false stitchings.

(5) WORK SHIRTS: ALL QUALITIES

Restrictions

- (a) not more than one plain pocket to be made without pleats, bellows, flaps, zippers (one button through allowed);
- (b) not more than six buttons on front;
- (c) not more than one button on cuffs;
- (d) maximum length 34" from top of collar for size 16, when "UNSHRUNK" materials are used 33½" when "PRESHRUNK" or "SANFORIZED" materials are used; standard grading to prevail.

Eliminations

- (a) extension neck bands;
- (b) triple stitching anywhere on garment;
- (c) eyelets or vents;
- (d) reinforced elbows, shoulders, backs or fronts.

(6) COTTON AND FIBRO WORK PANTS

Restrictions

- (a) not more than four pockets—two side, one hip and one watch pocket;
- (b) inside maximum leg length 34" finished, at regular prices;
- (c) maximum inside turn-up 1½";
- (d) knee maximum 22"—bottom 19½";
- (e) width of waistband maximum 2½";
- (f) not more than one button or dome on waist band at fly top;
- (g) maximum rise 12" to top of waistband for waist size 32, standard grading to prevail;

Eliminations

- (a) pleats;
- (b) cuffs;
- (c) flaps on pockets;
- (d) tabs on pockets;
- (e) top pockets of any description;
- (f) back or side straps;
- (g) tunnel loops;
- (h) zippers or dome fasteners anywhere on garment;
- (i) extension waist bands;
- (j) triple stitching anywhere on garment;
- (k) leather facings on pockets, seat or knees;
- (l) double fronts;
- (m) double seat;
- (n) high English back;
- (o) belts of any description;
- (p) French fly.

(7) MEN'S COTTON WORK BREECHES

Restrictions

- (a) not more than four pockets—two side, one hip, one watch;
- (b) not more than ten eyelets on each leg.

Eliminations

- (a) top pockets of any description;
- (b) back or side straps and buckles;
- (c) flaps or tabs on pockets (one button through allowed);
- (d) tunnel loops;

- (e) English backs;
- (f) extreme pegs, as Mounted Police type;
- (g) zippers anywhere on garment;
- (h) double fold over pockets;
- (i) extension waist bands;
- (j) French fly;
- (k) double seat.

(8) MEN'S DRESS PANTS MADE OF COTTON, RAYON, TROPICAL OR FIBRO MATERIAL

Restrictions

- (a) not more than four pockets—one watch pocket, two side pockets and one hip pocket (right side);
- (b) inside maximum leg length 34" finished;
- (c) maximum inside turn-up 2";
- (d) knee maximum 22½"—bottom 19½";
- (e) width of waist band maximum 2";
- (f) not more than one button on waistband at fly top;
- (g) maximum rise 12" to top of waistband for waist size 32, standard grading to prevail.

Eliminations

- (a) cuffs;
- (b) pleats;
- (c) high English back;
- (d) top pockets of any description;
- (e) belts of any description;
- (f) flaps on back pockets;
- (g) tabs on back pockets;
- (h) back or side straps;
- (i) French fly;
- (j) tunnel loops;
- (k) welt, raised or lap seams;
- (l) zippers or dome fasteners on pockets;
- (m) extension waistbands.

(9) BOYS' COTTON LONG PANTS

Restrictions

- (a) not more than three pockets—2 side, 1 hip;
- (b) maximum width of cuffs—1½";
- (c) bottoms maximum width 19½" on size 18 years old—standard grading to prevail;
- (d) knee maximum 22" on size 18 years old—standard grading to prevail;
- (e) regular sizes age 8 to 18 or to waist 32".

Eliminations

- (a) pleats;
- (b) top pockets of any description;
- (c) high English back;
- (d) belts or half belts where elastic backs or inserts are used;
- (e) flaps and tabs on back pockets;
- (f) back or side straps;
- (g) tunnel loops;
- (h) welt, raised or lap seams;
- (i) double cuffs;
- (j) zippers anywhere on garments.

(10) BOYS' COTTON BREECHES, LACE OR BUTTON STYLE

Restrictions

- (a) Not more than three pockets—two side, one hip;
- (b) not more than eight eyelets on each leg;
- (c) knee patches maximum length 6";
- (d) sizes to 34—age 16 years.

Eliminations

- (a) full top pockets;
- (b) tunnel loops;
- (c) zippers anywhere on garments;
- (d) flaps on pockets;
- (e) knife pockets;
- (f) extreme peg.

(11) BOYS' COTTON BLOOMERS OR GOLFERS

Eliminations

- (a) boys' cotton bloomers or golfers.

(12) BOYS' COTTON SHORTS

Restrictions

- (a) sizes up to 30—age 12 years only;
- (b) inseam not to exceed 7" for size 28—standard grading to prevail;
- (c) maximum turn-up 1" finished.

Eliminations

- (a) pleats;
- (b) cloth belts or half belts where elastic backs are used;
- (c) top pockets.

(13) MEN'S AND BOYS' LEATHER JACKETS, WINDBREAKERS, UTILITY COATS AND SIMILAR GARMENTS

Restrictions

- (a) not more than one front zipper and one pocket zipper;
- (b) pipings (either plain or contrast) to be used only in garments which have split pieced backs; pipings not permitted on fronts of garments; contrast welts (single welts only) are permissible on pockets; back belts, flaps on pockets and collars to be solid colors and not of a contrast nature;
- (c) not more than three pockets—one breast, two lower pockets;
- (d) maximum length of leather garments to be 26" finished—this does not include Men's 32" Heavy Utility Black Cowhide or Horsehide Coats or Boys' Heavy Utility Black Cowhide or Horsehide Coats having a maximum length of 29" for size 36, and properly graded lengths downward for smaller sizes;
- (e) not more than one button and button hole on storm cuffs;
- (f) not more than one button on straight sleeves.

Eliminations

- (a) bi-swing back (pieced backs permitted where fit is improved and footage not increased over one piece back);
- (b) tabs on collars, sleeves, pockets, cuffs and bottoms of coats;
- (c) flaps on slash pockets;

- (d) bellows or military pockets;
- (e) contrast color garments or combination colors;
- (f) eyelets and lacings on all garments;
- (g) double leather cuffs, double belts and double flaps on pockets;
- (h) detachable fur collars;
- (i) leather facings on Black Utility Garments of Cowhide or Horsehide when such garments are lined with wool or heavy cotton plush;
- (j) double breasted styles;
- (k) detachable linings;
- (l) side vents;
- (m) metal buckles and straps on sleeves;
- (n) reversible garments.

Oversizes (See Section 3 of Order)

Men's Regular Sizes: 34 to 44 inclusive;
 oversizes: 45 and 46 10% extra;
 47 and 48 20% extra;
 49 and 50 30% extra.

Men's Black Horsehide and Cowhide Utility Coats:
 regular sizes: 34 to 46 inclusive;
 oversizes: 47 and 48 10% extra;
 49 and 50 20% extra.

Boys' Regular Sizes: 24 to 36 inclusive;
 oversizes: 10% extra per oversize.

(14) MEN'S AND BOYS' COTTON WINDBREAKERS: (ALL FABRICS OTHER THAN WOOL)

Restrictions

- (a) facings permitted in lined garments, and in button front unlined garments. Facings not permitted in unlined garments where zipper is used;
- (b) not more than one front zipper and one pocket zipper;
- (c) not more than two pockets;

Eliminations

- (a) bi-swing back and knife pleats (pieced backs permitted where fit is improved and yardage not increased over 1-piece backs);
- (b) all tabs on collars, sleeves, pockets, cuffs and bottoms of coats;
- (c) pleated, bellow and military pockets;
- (d) double yokes or backs;
- (e) reversible windbreakers;
- (f) pipings—plain or contrast;
- (g) "loafer" and similar types of windbreakers;
- (h) inside gusset on storm cuffs;
- (i) detachable linings.

Oversizes (See Section 3 of Order)

Men's regular sizes: 34 to 44 inclusive;
Boys' regular sizes: 24 to 34 inclusive;
 Oversizes 10 per cent extra per even size.

(15) MEN'S AND BOYS' UTILITY PARKAS—LINED AND UNLINED (ALL FABRICS) OTHER THAN WOOL

Restrictions

- (a) not more than one front zipper and one pocket zipper;
- (b) not more than four pockets—flaps allowed.

Eliminations

- (a) zippers on hoods;
- (b) detachable zipper hood;
- (c) detachable linings.

Oversizes (See Section 3 of Order)

- Men's regular sizes:* 34 to 44 inclusive;
- Boys' regular sizes:* 24 to 34 inclusive;
- Oversizes 10 per cent extra per even size.

(16) MEN'S AND BOYS' SKI SLACKS (ALL FABRICS OTHER THAN WOOL)

Restrictions

- (a) not more than four pockets;
- (b) maximum waistband width 2".

Eliminations

- (a) pleats;
- (b) extension waistbands;
- (c) English backs;
- (d) tunnel loops.

(17) MEN'S AND BOYS' BUSH COATS (ALL FABRICS OTHER THAN WOOL)

- (a) maximum back length for men 29" for size 38, standard grading to prevail;
- (b) not more than four pockets (except on cruiser coats);
- (c) maximum turn-up 1" hem finished;
- (d) front facing not to exceed six inches in length.

Eliminations

- (a) bi-swing back and knife pleats (pieced backs permitted where fit is improved and yardage not increased over 1-piece back);
- (b) double yokes or backs;
- (c) wool linings;
- (d) detachable linings.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-594

**Respecting Maximum Rentals and Termination of Leases, for Housing
Accommodation situated in any of the Provinces of Quebec,
New Brunswick, Nova Scotia and Prince Edward Island.**

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order, unless the context otherwise requires, the definitions contained in Order No. 108 of the Board shall extend and apply to this Order.

2. If under subsection (1) of Section 19 of Order No. 108 of the Board, made April 24, 1942, an application is made to the Court by a landlord pursuant to a notice to vacate given by reason of the circumstances prescribed by clause (e) of subsection 3 of Section 16 of said Order No. 108 of the Board as amended by Order No. 211 of the Board, made December 1, 1942, for an Order that possession of any housing

accommodation be delivered to him at the end of the term, such landlord shall not be entitled to such Order unless the Court is satisfied (a) that the landlord is not in occupation of suitable housing accommodation and entitled to continue in occupation of such accommodation, or, (b) that the landlord will suffer grievous hardship unless possession of the particular accommodation is delivered to him at the end of the term.

3. This Order shall be effective on and after the 15th day of February, 1943.

Dated at Ottawa, this 13th day of February, 1943.

OWEN LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-595

Respecting the Sale of Fertilizer in the Province of Ontario for the flue-cured (cigarette) tobacco crop

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. Section 1 of Administrator's Order No. A-548 is hereby amended by deleting clause (b) thereof and substituting the following therefor:

"(b) in a quantity exceeding 80% of the quantity sold by him to such tobacco grower during the year 1942."

2. Sections 2 and 3 of Administrator's Order No. A-548 are re-numbered as sections 3 and 6 respectively.

3. Administrator's Order No. A-548 is amended by adding thereto the following sections to be known as sections 2, 4 and 5:

"2. No manufacturer of or dealer in fertilizers shall, except with the written permission of the Administrator, sell fertilizer of the kind referred to in section 1 to a tobacco grower unless the latter ordered such fertilizer prior to March 16th, 1943."

"4. No tobacco grower shall acquire fertilizer of the kind referred to in section 1 except for his own use in the production of flue-cured (cigarette) tobacco in 1943."

"5. The said Administrator may by direction in writing grant exemption from any provision of this Order in any case where the special circumstances appear to warrant or where undue hardship or injustice would otherwise ensue."

4. This Order shall be effective on and after the 17th day of February, 1943.

Dated at Ottawa, this 13th day of February, 1943.

G. S. PEART,
Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-596

Respecting Stove Bolts

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the said Board, as follows:—

1. Schedule A to Administrator's Order No. A-348 is hereby amended by deleting therefrom the letters "FR"

- (a) in the column under the figure " $\frac{1}{4}$ " and opposite the figure " $\frac{3}{8}$ ";
- (b) in the column under the figure " $\frac{5}{16}$ " and opposite the figure " $\frac{1}{2}$ ";
- (c) in the column under the figure " $\frac{5}{16}$ " and opposite the figure " $\frac{5}{8}$ ".

2. This Order shall be effective on and after the 18th day of February, 1943.
Dated at Ottawa this 16th day of February, 1943.

H. H. FOREMAN,

*Administrator of Fabricated Steel and
Non-Ferrous Metals.*

Approved:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 37A
(Platinum Group Metals)

Dated February 2, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Vice-Chairman of the Wartime Industries Control Board.

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

- (a) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons;
- (b) "platinum group metals" shall mean Platinum, Palladium, Iridium, Rhodium, Ruthenium and Osmium in any form or any alloy thereof (including scrap) containing more than 20 per cent by weight of any one or more of such metals;
- (c) "licensed platinum metals dealer" shall mean a person holding a license from the Metals Controller to purchase, acquire or refine platinum group metals either from domestic or foreign sources.

2. *Order No. M.C. 37 Rescinded*

The Order of the Metals Controller No. M.C.37 dated December 9, 1942, is hereby rescinded.

3. *Platinum Group Metals to be Purchased Only by Licensed Platinum Dealers Except under Permit*

Except as provided in Sections 5 and 6 of this Order, on and after the effective date of this Order:

- (a) no person other than a licensed platinum metals dealer shall, without a permit in writing from the Metals Controller, purchase, acquire, or refine any of the platinum group metals.
- (b) no person other than a licensed platinum metals dealer shall sell any platinum group metals to any person except a licensed platinum metals dealer.

4. *Licensing of Platinum Dealers*

- (1) Any person who desires to be a licensed platinum metals dealer shall apply to the Metals Controller for such license in such manner as the Metals Controller may from time to time require.
- (2) The Metals Controller may suspend, cancel or refuse to issue such license whenever he deems it advisable.
- (3) The license provided for in subsection (1) of this Section shall be subject to the following terms and conditions:

- (a) The licensee shall strictly observe, perform, and comply with this and other Orders of the Metals Controller heretofore or hereafter issued.
- (b) The license shall be without specific time limitation and shall remain in effect until cancelled, or no longer required by the Metals Controller.

5. *Jewellery Sales Unaffected*

The provisions of this Order shall not apply to the sale, purchase or acquisition of any article of jewellery containing platinum group metals, except when purchased or acquired from a licensed platinum metals dealer.

6. *Exceptions*

The provisions of Section 3 of this Order shall not apply to the sale, purchase or acquisition of:—

- (a) Dental alloys, when containing less than 50 per cent by weight of platinum group metals.
- (b) Platinum and platinum iridium alloys, when purchased or acquired in quantities of one-half troy ounce or less by any person in any single week.
- (c) Scrap, when returned by a consumer to a person regularly engaged in the distribution and resale of platinum group metals in the course of acquiring new platinum group metals from such person, and such scrap shall be delivered by the recipient thereof to a licensed platinum metals dealer within 30 days of its receipt.

7. *Reports*

On or before February 15, 1943, and on or before the 15th day of each and every month thereafter, each licensed platinum metals dealer shall forward a statement for the information of the Metals Controller, signed by some person having a knowledge of the facts, showing such dealer's sales of platinum group metals, and also sales of Platinum, Palladium, Iridium, Rhodium, Ruthenium, and Osmium in any form or any alloy thereof in concentrations of 20 per cent or less by weight, during the calendar month immediately preceding such report together with such other information as the Metals Controller shall from time to time require.

8. *Other Restrictive Orders Unaffected*

The provisions of this Order shall not relieve any person from the obligation to comply with any greater restriction imposed by any other order or authority.

9. *Permits*

The provisions of this Order shall be subject to any permit or Order issued by the Metals Controller.

10. *Effective Date*

This Order shall be effective on and after February 2, 1943.

G. C. BATEMAN,
Metals Controller.

Approved:

A. H. WILLIAMSON,
Vice-Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 41

(Frozen, Dormant and Excess Stocks of Wrought Copper)

Dated February 3, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Vice-Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:—

- (a) "Person" shall include firm, partnership, corporation, company, any governmental body or department and/or any aggregation of persons;
- (b) "wrought copper" shall mean copper and copper base alloys (generally referred to as Brass, Bronze and Nickel Silver) in the form of rod, bar, sheet, strip, rolls, tube, pipe, extruded shapes, welding rod and copper base alloy re-drawing rod and wire, but shall not include copper bars for rolling into wire rod, copper wire rod or copper wire nor Copper Alloys containing precious metals in such quantity that the value of the precious metals exceeds that of the base metals;
- (c) "Frozen stock" shall mean any stock of wrought copper held on February 5, 1943, which cannot be sold to a consumer or which cannot be consumed on account of compliance by any person with any order, instruction, regulation, restriction, limitation, license, permit, prohibition, requirement, direction or quota, made, issued, established or given by the Wartime Industries Control Board, or any Controller who is a member thereof, or by the Priorities Officer, or by the Wartime Prices and Trade Board or any Administrator thereof;
- (d) "Dormant stock" shall mean any stock of wrought copper which on February 5, 1943, had been owned or controlled by a person for a period of six months or longer and for which such person has no order on hand which requires delivery or consumption of such stock or any part thereof within a period of six months from the date of this Order, and dormant stock shall also include any stock of wrought copper purchased for a purpose or demand which no longer exists;
- (e) "Excess stock" shall mean any stock of wrought copper owned or controlled by a person which stock was on February 5, 1943, in excess of 50 per cent of the quantity of wrought copper sold and/or consumed by such person during the year 1942 and for which such person has no order on hand which requires delivery or consumption of such stock within six months from the date of this Order.

2 *Reports of Frozen, Dormant and Excess Stock Required*

(1) On or before February 15, 1943, each person owning or having control of any frozen, dormant, or excess stock of wrought copper in excess of a total weight of 60 lbs. shall complete and file in duplicate with the Metals Controller, Department of Munitions and Supply, Ottawa, a report in the form MC-FC-1 set out in Schedule A to this Order.

(2) For the purpose of subsection (1) of this Section, each branch, plant, department or other division of a corporation or business which operates as a separate entity and maintains a separate inventory shall be deemed a separate person.

G. C. BATEMAN,
Metals Controller.

Approved:

A. H. WILLIAMSON,
Vice-Chairman, Wartime Industries Control Board.

To be returned in duplicate to
Metals Controller

DEPARTMENT OF MUNITIONS AND
SUPPLY, OTTAWA.

SCHEDULE A TO ORDER No. M.C. 41

FROZEN-DORMANT-EXCESS STOCK REPORT AS OF FEB. 5, 1943, AS DEFINED IN
ORDER No. M.C. 41

Wrought Copper and Copper Alloys

DATE.....

CO.....

ADDRESS.....

Form	Pieces	Weight	Width	Length	Gauge	Temper	Material or Description	Cost per lb.	Price at which willing to sell	Date of Purchase
Sheets, Strips or Plates.....										
Tube and Pipe.....			Outside Diam.							
Rods.....			Shape		Size					
Other Forms.....										

(b) "Wrought Copper" shall mean copper and copper base alloys (generally referred to as Brass, Bronze and Nickel Silver) in the form of rod, bar, sheet, strip, rolls, tube, pipe, extruded shapes, welding rod and copper base alloy re-drawing rod and wire, but shall not include copper bars for rolling into wire rod, copper wire rod or copper wire, nor Copper Alloys containing precious metals in such quantity that the value of the precious metals exceeds that of the base metals.

CERTIFIED BY SIGNING OFFICER.

Name.....

Title or Position.....

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 42

(Radium and Uranium)

Dated February 4, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225 dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Interpretation*

- (a) "person" shall include firm, partnership, corporation, company, any governmental body or department and/or any aggregation of persons;
- (b) "radium" shall mean any radium bromide, radium sulphate, and/or any other radioactive compound of which radium is a constituent;
- (c) "uranium" shall mean any oxide of uranium known as uranium yellow, uranium orange, uranium black; uranium nitrate, ferro-uranium and/or uranates.

2. *Radium and Uranium Purchased and Sold Only Under Permit*

After February 15, 1943, without a permit in writing from the Metals Controller, no person shall acquire, buy, loan, purchase, sell or otherwise dispose of any radium or uranium.

3. *Permits*

Any person who desires to acquire, buy, loan, purchase, sell, or otherwise dispose of any radium or uranium, shall give such information to the Metals Controller in such form as the Metals Controller shall from time to time determine.

G. C. BATEMAN,
Metals Controller.

Approved:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M. V. C. 25

(Painting of Trucks)

Dated February 3, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1121, dated February 13, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:—

- (a) "Truck" shall mean any motor vehicle, except a passenger motor vehicle with a seating capacity for ten people or less, and shall include a trailer designed for use with a motor vehicle.

- (b) "make" shall include the following activities and shall also include any act in the course of any of them: manufacture, assemble, produce and construct;
- (c) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.

2. *Truck Colour*

Except as provided in Section 3 of this Order, every person who, on and after February 27, 1943, makes any truck and/or truck bodies, shall, unless the Motor Vehicle Controller gives his approval in writing, paint the outside surface of the truck body, fenders, wheels, cab, sheet metal and engine hood of such truck in the colour designated by the colour standard in the possession of the National Research Council of Canada, and known as Khaki Green No. 3 Glossy, dated July 2, 1942.

(NOTE: Samples of the colour, Khaki Green No. 3 Glossy may be obtained from the National Research Council of Canada, Ottawa, Canada.)

3. *Fire Trucks Excepted*

The provisions of Section 2 of this Order shall not extend to or affect the manufacture of any fire fighting apparatus.

4. *Orders of the Department of Munitions and Supply and the Department of National Defence excepted*

Nothing in this Order shall extend to or affect any Order received from or on the instructions of the Department of Munitions and Supply or the Department of National Defence.

J. H. BERRY,
Motor Vehicle Controller.

Approved:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

PRIORITIES OFFICER, OTTAWA

Order No. P.O. 3

(Reports for Controlled Materials Plan)

Dated January 21st, 1943

Pursuant to the powers vested in the Priorities Officer by Order in Council P.C. 1169 of February 20th, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply, and the Chairman of the Wartime Industries Control Board, the Priorities Officer deems it necessary, in order to provide for the munitions and supplies required for the Fighting Services of Canada, the needs of His Majesty, and the supply of things essential to the community, to require principal users of scarce materials to file a report showing anticipated imports for the second quarter of 1943 (April, May, June) of certain materials of United States production, and hereby orders as follows:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:—

- (a) "Class 1 Consumer" means any person (or any branch, plant, department or other division of a corporation or business) whose imports from the United States, either directly or through a Canadian agent or distributor (other than a steel warehouse), during the most recent calendar quarter, or whose anti-

cipated imports from the United States either directly or through a Canadian agent or distributor (other than a steel warehouse), during the current or next succeeding calendar quarter, of metals included in the Materials List set out in subsection (2) of Section 2, and/or articles containing such metals (excluding Capital Equipment), aggregate \$2,500 or more in purchase value; except any person to the extent that he is engaged in the business of the sale of materials which he has not manufactured, processed, fabricated, assembled or otherwise physically changed, including sales as a distributor, wholesaler, retailer, warehouse, industrial or mill supply house or scrap dealer. For the purposes of this definition the above exception shall not apply to the operations of a steel warehouse;

- (b) "Purchase Value" shall mean the value on the vendor's or supplier's invoice in Dollars of the currency contemplated by the invoice;
- (c) "person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons, whether incorporated or not.

2. *Reports of Anticipated Imports from the United States for April, May, June, 1943*

- (3) *Forms of Metal*.—Anodes, bars, billets, blooms, blocks, castings (including die
- (1) On or before February 10th, 1943, each Class 1 Consumer shall complete and file a statement in the form PB-1005 in quadruplicate with the nearest regional office of the Priorities Officer of the Department of Munitions and Supply, setting out such Class 1 Consumer's anticipated imports from the United States, either directly or through a Canadian agent or distributor (other than a steel warehouse), for the second calendar quarter of 1943 (April, May and June) of any of the Metals shown in the Materials List set out in subsection (2) next succeeding in any of the forms set out in subsection (3) of this section whether or not such metals are in conjunction with any other metal or materials.

MATERIALS LIST

(2)

Iron	Lead
Carbon Steel	Zinc
Alloy Steel	Nickel
Stainless Steel	Tin
Aluminum	Monel
Magnesium	Beryllium
Copper	Cadmium
Copper Base Alloys (i.e. alloys	Cobalt
containing less than 40 per	Mercury
cent copper by weight)	Tungsten

casting), cones, dust, extruded shapes extrusions, fabricated shapes, foil, forgings, ingots, pigs, pipe, plates, powder, rails, refinery shapes, rings, rivets, rods, sheets, shot, skelp slabs, strip, structural shapes and piling, tie plates and track accessories, tube and tubing, tube rounds, wheels and axles, wire and wire rods, wire products (including barbed and twisted fencing, bale ties, nails, staples, rope and strand).

3. *Persons subsequently becoming Class 1 Consumers*

Any person who becomes a Class 1 Consumer after the date hereof shall complete and file such form PB-1005 as promptly as practicable after becoming a Class 1 Consumer.

4. *Certain consumers may be required to file Form PB-1005*

The Priorities Officer may from time to time specifically require persons other than Class 1 Consumers to complete and file said form PB-1005 and may also exempt any Class 1 Consumer from the requirements of Section 2 of this Order or extend or advance the time for the completion and filing of said Form.

5. *Other Orders Unaffected*

The provisions of this Order shall not relieve any person from the obligation to comply with any requirement imposed by any other Order or authority.

W. E. UREN,
Priorities Officer.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF SUPPLIES

Order No. Supplies 3-A

(Cork Advisory Committee Amended)

Dated February 3rd, 1943

Pursuant to the authority conferred by Order in Council P.C. 6835, dated August 29th, 1941, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Order No. Supplies 3 Amended*

Section 4 of Order No. Supplies 3 of the Deputy Controller of Supplies, dated January 11th, 1943, is hereby amended by adding immediately after Item (5) thereof the following figure and words, namely,

“(6) J. W. SIMMONS of Toronto, Ontario (of Canadian Fitzgerald Limited), representing importers of cork gaskets;”

J. H. LAMPREY,
Deputy Controller of Supplies.

APPROVED:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 16

(Eastern Canadian Timber Advisory Committee Established)

Dated February 9, 1943

Pursuant to the authority conferred by Order in Council P.C. 6835 dated August 29, 1941, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Eastern Canadian Timber Advisory Committee Established*

A Committee, which shall be known as the *Eastern Canadian Timber Advisory Committee*, (hereinafter referred to as “the Committee”), is hereby established.

2. *Duties*

The duties of the Committee shall be to confer with and advise the Timber Controller with respect to timber and lumber in Eastern Canada and its place in the Canadian war program; and to present for discussion and guidance such relevant problems as may arise in connection with any matter related to such timber and lumber referred to the Committee by the Timber Controller, and to make recommendations to him with respect thereto.

3. *Membership*

The Committee shall consist of the persons hereinafter named:

- (1) Mr. J. G. Fleck of Ottawa, Ont., to be Chairman of the Committee;
- (2) Mr. N. F. Blair, Quebec, Que.;
- (3) Mr. E. R. Bremner, Ottawa, Ont.;
- (4) Mr. G. P. Burchill, South Nelson, N.B.;
- (5) Mr. J. M. Dessureault, Quebec, Que.;
- (6) Mr. C. G. Hawkins, Milford Station, N.S.;
- (7) Mr. L. Hill, New Liskeard, Ont.;
- (8) Mr. D. C. Johnston, Toronto, Ont.;
- (9) Mr. W. J. Leclair, Ottawa, Ont.;
- (10) Mr. E. W. Ross, Edmundston, N.B.;
- (11) Mr. S. J. Staniforth, Montreal, Que.

and such other persons as the Timber Controller may from time to time appoint as members of the Committee in addition to, or in substitution for, any of the persons

73234

above named.

4. *Meetings*

The Committee shall meet from time to time at the call of the Chairman (or the Timber Controller) at such time and place as the Chairman (or the Timber Controller) may select and on such notice, given in such manner, as the Chairman (or the Timber Controller) may deem sufficient.

5. *Quorum*

Four members of the Committee shall be a quorum.

A. H. WILLIAMSON,
Timber Controller.

Approved:

HENRY BORDEN,
Chairman, The Wartime Industries Control Board.

PART V
Export Permit Branch
(Trade and Commerce)

OTTAWA, February 11, 1943.

Export Permit Branch Order No. 60

By virtue of the power conferred upon me by Paragraph 2 of Order in Council P.C. 2448 of April 8, 1941, the undersigned hereby orders:

1. That Regulations 14 (b) and (c) and 44 of the Export Permit Regulations of September 30, 1942, as established by Export Permit Branch Order No. 47 of September 15, 1942, be cancelled, and the Regulations in the attached Annex substituted therefor.

2. That this Order shall come into force and have effect on and after March 1, 1943.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

ANNEX

Regulation 14 (b):

Where it is proposed to export the goods covered by any one application in a series of shipments spread over the life of the permit, the exporter should state this intention in his application and give the name and address of his nearest Customs Office. On making his first shipment the exporter should then present to this Customs Office for approval the original copy of the export permit, along with the relevant Export Entry Form B-13 upon which the export permit number has been endorsed. The Collector of Customs will retain the export permit, but return the Export Entry Form B-13, duly stamped, which must then accompany the shipment to the port of exit where the Collector of Customs will permit export. Subsequent partial shipments under the permit should be covered in a similar manner by an Export Entry Form B-13, duly stamped and approved by the nearest Customs Officer with whom the original export permit was first lodged. For shipments proceeding through the United States to other destinations see Regulation 14 (c).

Regulation 14 (c):

When a permit covers a shipment to one of the blockade countries and bears a blockade number, or covers a shipment by sea route out of a United States port to Latin American countries, the permit will not be taken up by any Canadian Collector of Customs. Exporters will be required to surrender it at the time of shipment to the carrier to be securely attached to the waybill with which it should remain until it reaches the United States port of lading. The United States forwarding agent should be instructed to recover the permit from the last carrier for presentation to the United States Collector of Customs at port of lading. Where shipments are made under a partial shipment permit, they should be covered by partial shipment forms. These partial shipment forms should be completed in triplicate and presented, with the relevant Export Entry Form B-13 and the permit, to the Collector of Customs named in the application for validation. The third copy of the partial shipment form will be returned by the Collector to the exporter who must surrender it at the time of shipment to the carrier to be securely attached to the waybill. Subsequent shipments under the permit should be covered by partial shipment forms to be dealt with in a similar manner. In addition, the exporter should clearly endorse on his partial shipment forms the blockade number stamped on the export permit.

Regulation 44:

Transportation companies, except when specially authorized, should not move commodities requiring an export permit from interior points to the frontier ports of exit unless accompanied by either an export permit issued by or on behalf of the Minister of Trade and Commerce, Ottawa, a partial permit form, or a Customs Export Entry Form B-13, that has been duly stamped and initialled by a Canadian Collector of Customs, on which the export permit number has been stated. Shipments may, however, go forward to the port of exit on ascertaining the export permit number and inserting the authorized permit number on the Export Entry Form.

VOLUME I—No. 8

MARCH 1, 1943



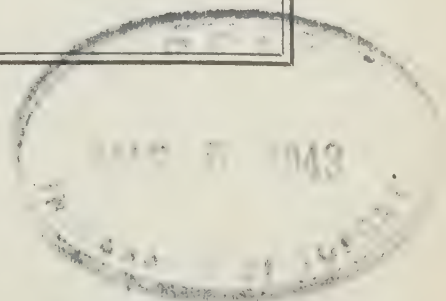
CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1943

Price, 10 cents



ERRATA to Vol. No. 7—February 22, 1943

PAGE 465

Order P.O. 3

2. *Reports of Anticipated Imports from the United States for April, May, June, 1943*

- (1) On or before February 10th, 1943, each Class 1 Consumer shall complete and file a statement in the form PB-1005 in quadruplicate with the nearest regional office of the Priorities Officer of the Department of Munitions and Supply, setting out such Class 1 Consumer's anticipated imports from the United States, either directly or through a Canadian agent or distributor (other than a steel warehouse), for the second calendar quarter of 1943 (April, May and June) of any of the Metals shown in the Materials List set out in subsection (2) next succeeding in any of the forms set out in subsection (3) of this section whether or not such metals are in conjunction with any other metal or materials.

MATERIALS LIST

(2)

Iron	Lead
Carbon Steel	Zinc
Alloy Steel	Nickel
Stainless Steel	Tin
Aluminum	Monel
Magnesium	Beryllium
Copper	Cadmium
Copper Base Alloys (i.e. alloys	Cobalt
containing less than 40 per	Mercury
cent copper by weight)	Tungsten

- (3) *Forms of Metal.*—Anodes, bars, billets, blooms, blocks, castings (including die casting), cones, dust, extruded shapes, extrusions, fabricated shapes, foil, forgings, ingots, pigs, pipe, plates, powder, rails, refinery shapes, rings, rivets, rods, sheets, shot, skelp slabs, strip, structural shapes and piling, tie plates and track accessories, tube and tubing, tube rounds, wheels and axles, wire and wire rods, wire products (including barbed and twisted fencing, bale ties, nails, staples, rope and strand).

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Vol. 1 No. 4—page 240	
“P.C. 5963 of July 10, 1943” should read	
“P.C. 5963 of July 10, 1942”	

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Errata:

Administrator's Order A-585—Vol. I No. 6—page 382:

In the heading to the schedule starting "maximum prices for fir" etc., delete the word "red" where it occurs before the word "cedar" and insert the word "Ponderosa" before "pine". Insert "Ponderosa" before the word "pine" where it occurs elsewhere in the schedule.

Administrator's Order A-593—Vol. I No. 7:

Page 447—Clause (a) of Section 1—for the word "fibre" read "fibro".

Page 449—Section 1 of the Schedule under the paragraph "Special Type Overalls" clause (a) Carpenter's Bib Overalls, for "2 leg patches" read "2 leg pockets".

Page 450—Section 3 (of schedule) Sailors' Pants et al, under the heading "Restrictions", clause (b) should read "no leg lengths longer than 34" at regular prices".

Under the heading "Eliminations", brackets should be inserted around the words "flaps permitted on miners' pants only".

Section 4 (of the Schedule) Combination Overalls, under "Restrictions", clause (b) delete the word "button" where it first occurs in this clause.

PART V

EXPORT PERMIT BRANCH

(Trade and Commerce)

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PART I
ORDERS IN COUNCIL

Order in Council relieving the Ferry Command of liability re transportation of freight, passengers and mail, Montreal to Goose Aerodrome, Labrador.

P.C. 44/84

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 6th January, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of Munitions and Supply reporting:

"That a thorough study was made of ways and means of providing adequate air transportation to Goose Aerodrome, Labrador, and following a conference, held on August 17, 1942, of representatives of the Department concerned and the aerodrome contractor, the Royal Air Force Ferry Command agreed to provide a daily service between the Montreal Airport (Dorval), Quebec, and Goose Aerodrome, for the transportation of freight, passengers and mails, for which no direct charge would be made by the Ferry Command;

That this arrangement was made on the understanding that the Ferry Command would be relieved of liability in connection with the transportation aforesaid;

That the said service was duly inaugurated on October 15, 1942.

The undersigned, therefore, on the advice of the Director of Air Services, concurred in by the Deputy Minister of Transport, recommends that, in consideration of the undertaking given by the Royal Air Force Ferry Command to transport by air, passengers and freight on behalf of the Department of Transport between the Montreal Airport (Dorval), Quebec, and Goose Aerodrome, Labrador, the undersigned be authorized to undertake, on behalf of His Majesty the King, in right of Canada, to hold and save harmless His Majesty, in right of the United Kingdom, the British Air Ministry, and the Royal Air Force Ferry Command, their officers, servants or agents from and against all claims and demands of whatsoever nature which may arise out of any loss of, or damage to, Department of Transport property and/or personal injury or death of Department of Transport personnel or duly authorized passengers which may occur by reason of, or in consequence of, the transport of such property and passengers in pursuance of the said undertaking given by the Royal Air Force Ferry Command."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council reducing the rental re ferry licence—Restigouche River between Cross Point, P.Q., and Campbellton, N.B.

P.C. 1036

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 9th February, 1943.

The Committee of the Privy Council have had before them a report dated February 5, 1943, from the Minister of Public Works, representing that Mr. J. Frank Champoux, of Campbellton, N.B., holds a licence issued under the provisions of Chapter 68, Revised Statutes of Canada, 1927—the Ferries Act—for the operation of a ferry across the Restigouche river between Cross Point, P.Q., and Campbellton, N.B.;

That this licence, which calls for an annual rental of \$2,000, will expire on April 30, 1945;

That the Licensee has represented that conditions brought about by the present war, such as gasoline restrictions and the consequent decrease in tourist traffic, have considerably reduced the revenue derived from the operation of this ferry. He has accordingly requested that the annual rental of \$2,000 stipulated in the licence be reduced by one-half;

That, in support of this request, statements have been produced showing that the total receipts for the season of 1941 amounted to \$14,330 against total receipts of \$12,547.29 for the season of 1942; and

That the Licensee has already paid the sum of \$1,000 on the rental due for the year expiring April 30, 1943 and has agreed to continue the operation of the ferry at an annual rental of \$1,000 for the subsequent years until the cessation of hostilities in the present war or until April 30, 1945, the expiry date of the licence, if hostilities have not ceased on that date.

The Committee, therefore, on the recommendation of the Minister of Public Works, advise that, under the provisions of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, authority be granted to reduce the annual rental stipulated in the above-mentioned ferry licence from \$2,000 to \$1,000 until the cessation of hostilities in the present war or until April 30, 1945 if hostilities have not ceased on the aforesaid date, the lower rate of \$1,000 to apply also to the year ending April 30, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the days listed as legal holidays or non-juridical days in all matters relating to bills of exchange

P.C. 1181

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 15th day of February, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8682 of September 25, 1942 the Governor General in Council approved a declaration and made an order respecting the observance of statutory holidays;

And whereas section 43 of the Bills of Exchange Act, chapter 16 of the Revised Statutes of Canada, 1927, provides that in all matters relating to bills of exchange, the days mentioned therein and no other days shall be observed as legal holidays or non-juridical days;

And whereas the Minister of Justice reports that The Canadian Bankers' Association has requested that, as a war measure, the days to be observed as legal holidays or non-juridical days should, as nearly as possible, correspond with the days set forth in the declaration of the Governor General in Council hereinbefore referred to.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under the authority of the War Measures Act, chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make and doth hereby make the following Order:

Order

"Notwithstanding the provisions of section 43 of the Bills of Exchange Act, chapter 16 of the Revised Statutes of Canada, 1927, in all matters relating to bills of exchange, the following and no other days shall be observed as legal holidays or non-juridical days:

(a) In all the provinces of Canada,

Sundays,

New Year's Day,

Good Friday,

The first Monday in July,

Labour Day,

Christmas Day,

Any day appointed by proclamation for a public holiday or a general fast or a general thanksgiving throughout Canada,

The day next following New Year's Day and Christmas Day when such days respectively fall on Sunday;

(b) In the province of Quebec in addition to the said days,

The Epiphany,

The Ascension,

All Saints' Day,

Conception Day."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting the imports of rubber substitute of the Buna-S and Butyl type, from war exchange tax

P.C. 1208

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 15th day of February, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that imports of rubber substitute, regardless of the country of origin, are exempt from duties of customs;

That the 10 per cent war exchange tax applies to imports of rubber substitute from countries the products of which are subject to Intermediate or General Tariff treatment;

That Order in Council P.C. 4191, dated May 19, 1942, exempted imports of crude rubber and latex from customs duty, war exchange tax and special excise tax; and

That the Rubber Controller recommends that imports of rubber substitute of the Buna-S and Butyl type be exempt from the war exchange tax of 10 per cent ad valorem.

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that rubber substitute of the Buna-S and Butyl type, when imported from countries the products of which are subject to Intermediate or General Tariff treatment, be exempt from the war exchange tax of 10 per cent ad valorem, during the period January 2, 1943, to December 31, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the provisions of the Shipping Priorities Committee, P.C. 8487 of October 31, 1941—compilation of Shipping Priorities Lists

P.C. 1209

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 15th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 8487 of October 31, 1941, specifies that it shall be a responsibility of the Shipping Priorities Committee to:—

“Maintain continuous and effective contact with such competent authority to ensure that Canadian shipping requirements are placed before the agency or agencies of the Government of the United States responsible for deciding on overseas export and import priorities and to enable such requirements to receive equal consideration with United States shipping requirements.”

And whereas the Minister of Trade and Commerce reports that the Shipping Priorities Committee has found it necessary to compile detailed lists of the essential commodities to be imported from overseas sources, and

That it is essential for effective co-operation with the appropriate United States Agency that the lists of necessary import items be complete, and that the Shipping Priorities Committee be fully informed in respect of the import program.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, concurred in by the Secretary of State for External Affairs, is pleased to amend and doth hereby amend the said Order in Council P.C. 8487 by adding to Section 5 thereof the following subsections,—

“(c) Compile Shipping Priorities Lists, as occasion may require, specifying the commodities which should be moved to Canada and the shipping priority rating to be accorded to each commodity, and furnish therein such other pertinent information as may be requisite.

(d) The Committee shall have power to secure from any source information respecting Canada's import program, the movement of cargo from overseas sources, and such additional information as may be necessary for effective co-operation with the appropriate agency of the Government of the United States.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council Prohibiting the exportation of the Commodities listed except under permit

P.C. 1210

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 15th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas it is deemed desirable, in order to conserve supplies essential for Canadian requirements, that the exportation of other articles be now prohibited;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the

power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 R.S.C. 1927), is pleased to order as follows:—

1. The exportation of the commodities listed in the annex hereto is hereby prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce.

2. Schedule One of the said Order in Council P.C. 7674 of October 4, 1941, is hereby amended by the addition thereto of the above commodities.

3. This Order shall come into force and have effect on and after the twenty-second day of February, one thousand nine hundred and forty-three.

A. D. P. HEENEY,
Clerk of the Privy Council.

ANNEX

Group 1—*Agricultural and Vegetable Products*

Field peas (including split peas).
Field crop and vegetable seeds—
Orchard grass.
Meadow fescue.
Barley.
Oats
Buckwheat.
Swiss chard.

Group 2—*Animals and Animal Products*

Waxes, animal, including admixtures.

Group 3—*Fibres, Textiles and Textile Products*

Vegetable fibres, n.o.p., unmanufactured, vegetable fibre yarn and manufactures, n.o.p.

Group 5—*Iron and Steel (Including Alloy Steel) and Their Products*

Bottle closures.
Safes and vaults, and equipment and parts therefor.
Needles.
Steel wool.
Lamps and lanterns.

Group 6—*Non-ferrous Metals and Their Products*

Thorium manufactures (including incandescent mantles).
Cerium manufactures.

Group 7—*Non-metallic Minerals and Their Products*

Limestone, ground.
Paraffin wax manufactures (including candles).
Talc, steatite, soapstone and pyrophyllite, crude and ground.

Group 8—*Chemical and Allied Products*

Proprietary medicinal products, packaged for retail sale—
Asthma, catarrh, and hay-fever preparations, including inhalants.
Corn and foot remedies.
Cough, cold and bronchial preparations.
Digestive preparations.
Headache, neuralgia and pain remedies.
Liniments.
Malaria, chill and fever remedies.
Mouth washes, gargles and personal antiseptics.
Salves and ointments for coughs, colds, burns, cuts, etc.
Tonics, blood purifiers, emulsions and appetizers.
Medicinal preparations, proprietary, n.o.p.

Group 9—*Miscellaneous*

Umbrellas and umbrella frames.

Pencils, all kinds, including mechanical.

Fountain and stylographic pens, and parts therefor.

Rifles, revolvers and pistols, .22 calibre and smaller.

Shotguns and shotgun shells.

Musical instruments (including phonographs), parts and accessories.

Bats, balls, racquets, fishing rods and tackle, baseball and hockey equipment, and other sporting goods, n.o.p.

Order in Council approving the exercise by the Commodity Prices Stabilization Corporation, Limited, of its power to guarantee the payment of promissory notes re purchase of fuel during the summer months of 1943

P.C. 1243

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of February, 1943.

PRESENT :

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that he has received representations from The Wartime Prices and Trade Board to the effect that under the provisions of Order in Council P.C. 9870 of the 17th day of December, 1941, as amended, the Commodity Prices Stabilization Corporation, Limited is empowered, subject to the approval of the Governor General in Council and to the extent expressed in such approval, to guarantee repayment of any loan made by any person, firm or corporation or payment of any promissory note discounted by any person, firm or corporation for any other person, firm or corporation; and

That it is in the national interest that the purchase by consumers of coal in the summer months of 1943 be facilitated by means of such corporation guaranteeing, on the terms and conditions hereinafter set forth, payment of promissory notes made to secure the purchase price of coal, coke or briquettes;

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, is pleased to approve and doth hereby approve the exercise by the Commodity Prices Stabilization Corporation, Limited, of its power to guarantee from time to time the payment of any promissory note made to secure the purchase price of any coal, coke or briquettes and discounted by any person, firm or corporation for any other person, firm or corporation provided that:

- (a) Any such guarantee given by such Corporation shall be upon the terms and conditions set forth in the draft form of guarantee hereto annexed, subject to such changes therein as the Minister may from time to time deem proper; and
- (b) The aggregate sum of money involved in all such guarantees given by such Corporation shall not exceed the sum of five hundred thousand dollars (\$500,000) without the further approval of the Governor in Council.

A. D. P. HEENEY,
Clerk of the Privy Council.

Draft Form of Guarantee

For valuable consideration received, Commodity Prices Stabilization Corporation, Limited (hereinafter referred to as "The Corporation") hereby guarantees to..... (hereinafter referred to as "the bank") payment of all promissory notes for the purchase of coal, coke or briquettes for summer stocking (hereinafter referred to as "notes"), given by consumer purchaser of any such fuel to dealers therein and discounted by the bank, provided that each note in order to be eligible for guarantee must be

(1) made by a consumer purchaser of coal, coke or briquettes and payable to a dealer therein in payment of any such fuel and does not exceed \$250 and is not less than \$50 in amount including interest at the basic rate of 6.2 per cent per annum (if more than one note is taken to cover a transaction where payment is not being made in equal monthly instalments, the series of notes shall be regarded as one note in the computation of maximum and minimum amounts referred to);

(2) dated not later than October 15, 1943, and discounted by the bank not later than October 30, 1943, for the vendor of such fuel who has endorsed such note and

(3) payable by regular or irregular instalments the last of which, or in one amount which, shall be payable not later than May 15, 1944, plus days of grace.

The liability of the Corporation hereunder is limited to an amount equal to 15 per cent of the aggregate amount of such notes discounted by the bank.

The Corporation will pay on each unpaid note interest to the date of payment at the rate of 3½ per cent per annum from the date of maturity of each unpaid instalment or from the date of the maturity of the note if payable in one amount.

Payment under this guarantee will be made by the Corporation as of December 31, 1944, in respect of such notes as are unpaid on that date. If requested, the bank will assign to the Corporation all rights and privileges of the bank in respect of such notes or, if requested, the bank will act as collection agent for the Corporation in respect of such unpaid notes and will pay to the Corporation every month thereafter such net amounts as the bank may have collected.

After default by the maker of any such promissory note has occurred, the bank shall use due diligence short of legal proceedings to effect collection from such maker and endorser, and for the purpose of effecting collection it may take any steps whether by way of legal proceedings or otherwise without in any way invalidating the guarantee or discharging it to any extent.

Order in Council amending the Defence of Canada Regulations (Consolidation) 1942—registration of enemy aliens 16 years and over; members of an illegal organization; attendance at meetings for the purpose of religious worship or instruction

P.C. 1266

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 15th day of February, 1943

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports that in his opinion it is now advisable,—

To amend paragraph four of Regulation 25 of the Defence of Canada Regulations (Consolidation) 1942 to restrict the provision for the registration of enemy aliens to those who are sixteen years of age or over; and

To amend paragraphs two and three of Regulation 39C so as to make them applicable only to a person who acts as an officer or member of an illegal organization rather than as at present to everyone who is an officer or member of same; and

To amend Regulation 39C by adding a paragraph which would remove any doubt as to it being an offence to attend meetings for the purpose of religious worship or instruction; and

To amend paragraph four of Regulation 62 so that the provisions thereof shall apply to an offence against Regulation 15A.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under the authority of the War Measures Act, chapter 206 of the Revised Statutes of Canada, 1927, is pleased to amend the Defence of Canada Regulations (Consolidation) 1942 and they are hereby amended as follows:

1. By revoking paragraph four of Regulation 25 and substituting therefor the following:

"(4) Every enemy alien of sixteen years of age or over who has not already done so on the date of the coming into force of this subsection shall, on or before the first day of March, 1943, or within seven days after he reaches the age of sixteen or becomes an enemy alien, attend before the Registrar or one of the Registrars in the city, town or place within or nearest to which he is or resides and truly answer such questions with regard to the matter referred to in paragraph five of this regulation as such Registrar may put to him."

2. By revoking paragraphs two and three of Regulation 39C and substituting therefor the following:

"(2) Every person who acts as an officer or member of an illegal organization or who advocates or defends the acts, principles or policies of such illegal organization shall be guilty of an offence against this regulation."

"(3) In any prosecution under this regulation for the offence of acting as an officer or member of an illegal organization, if it be proved that the person charged has—

- (a) attended any meeting of an illegal organization;
- (b) spoken publicly in advocacy of an illegal organization; or
- (c) distributed literature of an illegal organization by circulation through the Post Office mails of Canada, or otherwise

it shall be presumed, in the absence of proof to the contrary, that he acted as an officer or member of such illegal organization."

3. By adding to Regulation 39C, immediately after paragraph three, the following:

"(3A) No person shall be guilty of an offence against this regulation by reason only of his attending a meeting the sole purpose of which is religious worship or instruction."

4. By revoking paragraph four of Regulation 62 and substituting therefor the following:

"(4) Where any act is committed by or on behalf of or in the name of any association, organization or society which if committed by an individual person would constitute an offence against the provisions of Regulation 15A, 39 or 39A of these Regulations, each officer, or person acting or professing to act or holding himself out as an officer or otherwise performing or purporting to perform any executive or official work or duty for or on behalf of any such association, organization or society shall be deemed to have committed such act and be guilty of such offence unless he proves that the act constituting the offence took place without his knowledge or consent or that he exercised all due diligence to prevent the commission of such act."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing F. H. Black, C.A., Vice-Chairman and
J. G. Fogo, K.C., a member of the War Contracts
Depreciation Board

P.C. 1367

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 19th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4217 dated the 27th day of August, 1940, the War Contracts Depreciation Board was established;

And whereas the Honourable C. P. McTague, the Chairman of the said Board, has recently been appointed Chairman of the National War Labour Board but will continue to act as Chairman of the War Contracts Depreciation Board;

And whereas the Minister of Munitions and Supply, and the Minister of National Revenue are of the opinion that it is advisable to appoint Francis Henry Black, one of the members of the War Contracts Depreciation Board, as Vice-Chairman thereof, and to appoint James Gordon Fogo, K.C., of the City of Halifax, Nova Scotia, to be a member of the said Board.

Therefore, His Excellency the Governor General in Council, under and by virtue of the powers conferred by the War Measures Act and having regard to the provisions of the Income War Tax Act and the Excess Profits Tax Act, is pleased to appoint and doth hereby appoint Francis Henry Black, C.A., Vice-Chairman of the War Contracts Depreciation Board and James Gordon Fogo, K.C., of the City of Halifax, Nova Scotia, a member of the said Board so that the said Board shall be composed as follows:

The Honourable Charles Patrick McTague, Chairman.
Francis Henry Black, C.A., Vice-Chairman,
Robert Ferrier Burns, C.A.,
James Gordon Fogo, K.C.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the Dominion Bureau of Statistics to
make certain information available to the Agricultural
Supplies Board, the Bacon Board, the Dairy
Products Board and the Special
Products Board

P.C. 1374

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 19th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Agriculture and the Minister of Trade and Commerce report that representations have been received from the Agricultural Supplies Board, the Bacon Board, the Dairy Products Board and the Special Products Board to the effect that they find it necessary from time to time to require persons engaged in business to furnish specified information;

That the Dominion Bureau of Statistics for the purposes of the Statistics Act, frequently require some or all of such information to be furnished to it by such persons;

That the Bureau of Statistics is able to supply the Agricultural Supplies Board, the Bacon Board, the Dairy Products Board and the Special Products Board, with

annual reports and summaries of statistics but that the Boards frequently need to know statistics relating to individual establishments which statistics the said Bureau is unable to disclose by virtue of the provisions of Section 15 of the Statistics Act;

That it is desirable that persons engaged in business should not be required to furnish duplicate returns, answers to questionnaires or other information, and that, to avoid the necessity of such duplication, the said Bureau should be authorized to make available to the said Boards statistics relating to individual establishments under the safeguards hereinafter set forth.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Agriculture and the Minister of Trade and Commerce and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows:

- (1) Notwithstanding the provisions of Section 15 of the Statistics Act, the Dominion Bureau of Statistics is hereby authorized to make available to the Agricultural Supplies Board, the Bacon Board, the Dairy Products Board and the Special Products Board, when requested so to do by any of such Boards in writing over the signature of the Chairman or Secretary thereof, all information in the possession of the said Bureau in any way relating to the business of any individual person or establishment.
- (2) The said Boards, in respect of all information so made available to them, shall take adequate measures to afford proper protection of the interests of the aforesaid individual person or establishment against his competitors or other persons who might use such information to his detriment or disadvantage.
- (3) No information made available by the said Bureau to any of the said Boards under the provisions hereof shall be used by or on behalf of the said Boards as evidence in any Court.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the importation of shellac except under permit

P. C. 1421

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, THE 22ND DAY OF FEBRUARY, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that the use of shellac in Canada is subject to allocation; and

That in order to ensure adherence to allocations it is desirable that the importation of shellac be controlled by permit.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order that the importation into Canada of shellac be and it is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council permitting the employment of persons of Asiatic racial origin in timber industries in the province of British Columbia

P.C. 1422

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL.

Whereas the Minister of Munitions and Supply, with the concurrence of the Minister of Labour, represents:—

That the maintenance of the production of timber in the Province of British Columbia is vital to the war program of Canada and her Allies;

That production cannot be maintained in 1943 and will fall far below requirements unless additional labour is made available to the timber industry in the Province of British Columbia;

That efforts to obtain the necessary labour for this purpose have not been successful;

That there are in the Province of British Columbia and elsewhere in Canada many persons of Asiatic racial origin who are available for work in the timber industry in the Province of British Columbia;

That legal restrictions of the Province of British Columbia prevent the employment of persons of Asiatic racial origin on Crown Lands of the Province of British Columbia; and

That the suspension and cancellation of the said restrictions for the duration of the war is essential to the war program of Canada and her Allies;

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, concurred in by the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:

1. From and after the date of this Order and for the duration of the emergency created by the present war no statute of the Province of British Columbia and no Order in Council made pursuant to any such statute or otherwise and no term or condition contained in any contract, lease, licence or concession or other instrument shall operate to disqualify or prohibit any person of Asiatic racial origin, wherever born, from employment in any capacity in the timber industry in the Province of British Columbia and no one employing any such person in any such capacity in the timber industry in the said Province shall, by reason of any provision in any such statute, Order in Council, contract, lease, licence, concession or other instrument, be subject to any penalty, forfeiture or other liability.

2. The provisions of this Order shall not in any way affect, limit or restrict the powers conferred on the Minister of Labour by Order in Council P.C. 946 dated February 5, 1943, relative to the placement and control of persons of the Japanese race in Canada or any of the provisions of the Defence of Canada Regulations (Consolidation) 1942, or any order, rule or regulation made pursuant to the said Order in Council or the said Defence of Canada Regulations (Consolidation) 1942.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing the Wartime Meter Inspection Order

P.C. 1450

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section 10 of the Electricity Inspection Act, Chapter 22, 1928, provides that electric meters shall be presented for re-verification and re-sealing or re-stamping or for the cancellation of the seal or stamp within six years from the last verification and sealing or stamping and subsection 5 of section 9 of the Gas Inspection Act, Chapter 82, Revised Statutes of Canada, 1927, provides that gas meters shall likewise be presented for re-verification and re-sealing;

And whereas penalties are provided for non-compliance with the provisions of the Electricity Inspection Act and the Gas Inspection Act hereinbefore referred to;

And whereas by Order in Council P.C. 6835 of August 4, 1942, provision was made to relieve contractors from said penalties under the circumstances therein set out;

And whereas the Minister of Trade and Commerce reports that it has been represented that compliance with the abovementioned provisions of the Electricity Inspection Act and the Gas Inspection Act has become increasingly difficult owing to war-time restrictions; and

That it is deemed advisable to exempt persons from the requirements of the said Electricity Inspection Act and the Gas Inspection Act with respect to certain meters hereinafter more particularly described.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under the authority of the War Measures Act, Chapter 206, R.S.C. 1927, is pleased to make and doth hereby make the following order:—

ORDER

1. This Order may be cited as the Wartime Meter Inspection Order.

2. In this Order, unless the context otherwise requires,

(a) "inspector" means any officer appointed under the authority of the Electricity Inspection Act, Chapter 22 of the statutes of 1928, or the Gas Inspection Act, Chapter 82 of the Revised Statutes of Canada, 1927.

(b) "seal period" means the period of six years after the last date stamped on the seal of a meter.

3. Section ten of the Electricity Inspection Act shall not apply in the case of alternating current watt-hour meters if such meters are used on single-phase circuits without current or voltage transformers and have a name-plate rating of less than five kilovolt-amperes.

4. Section nine of the Gas Inspection Act shall not apply in the case of gas meters if such meters have a marked capacity up to and including two hundred cubic feet per hour.

5. Nothing in this Order shall prejudice the right of an owner to present any or all of his meters for re-verification and re-sealing if he so desires.

6. Any inspector may test any meter which is in use beyond its seal period.

7. Whenever an inspector tests a meter while in use and finds it to be registering with an error greater than that permitted by the regulations established under the authority of the Electricity Inspection Act or the Gas Inspection Act, the owner shall when requested by the inspector forthwith remove such meter.

8. All meters which have been in use beyond their seal period and have been removed for any cause shall be held by the owner with the seals intact until released by an inspector, and after such release, no meter shall be placed in service until it has been re-verified and re-sealed.

9. In the case of any meter referred to in this Order which is tested and found by an inspector to be registering with an error greater than that permitted by the regulations made under the authority of the Electricity Inspection Act or the Gas Inspection Act, the error shall be deemed to have existed from the date of the expiration of its seal period to the date of the test and the purchaser shall be entitled to the amount represented by the full error of the meter during that period.

10. Every person who violates any of the provisions of this Order shall be liable on summary conviction to a penalty of twenty-five dollars for each meter with respect to which any of the provisions of this Order have been violated.

11. Proof that the reasonable or probable effect of any order, regulation or direction made or given under or pursuant to the War Measures Act, R.S.C. Chapter 206, or the Department of Munitions and Supply Act, 1939, (Second Session) Chapter 3, as amended by Chapter 31 of the Statutes of 1940, is to prevent any person from complying with subsection five of section nine of the Gas Inspection Act, R.S.C. Chapter 82, or section ten of the Electricity Inspection Act, 1928, shall be a good defence to any prosecution of such person under either subsection five of section nine of the Gas Inspection Act or section ten of the Electricity Inspection Act, 1928, aforesaid.

His Excellency in Council is further pleased to revoke and doth hereby revoke Order in Council P.C. 6835, dated August 4, 1942.

A. D. P. HEENEY,

Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

Order No. 48

The Dairy Products Board hereby orders that Order No. 28 of the Board with respect to the importation of butter or cheese into Canada, published in an Extra of the Canada Gazette, under date of the 5th of August, 1941, be rescinded.

Made at Ottawa, this 19th day of February, 1943.

J. F. SINGLETON,
Chairman.

Order No. 49

The Dairy Products Board hereby orders that:—

1. "Importer" shall mean any person, firm or corporation engaged in the importation of dairy products.
2. No person shall import any butter or cheese into Canada without;
 - (a) holding an importer's licence issued by the Dairy Products Board; and
 - (b) having received, from the Dairy Products Board, an import permit authorizing such importation.
3. Applications for an Importer's licence shall be made in duplicate on forms provided by the Dairy Products Board, Ottawa.
4. Application blanks for import permits in the following forms may be obtained from the Dairy Products Board, Ottawa, Ontario, and must be submitted in triplicate for approval to the Dairy Products Board, Ottawa, Ontario, or to the Dairy Products Board, 407 McGill Street, Montreal, Quebec.

APPLICATION FOR PERMIT TO IMPORT BUTTER OR CHEESE
FOR CONSUMPTION IN CANADA

I/We of.....
hereby make application for permission to import from.....into
(country of origin)
Canada, for consumption in Canada.....pounds of butter and/or
.....pounds of cheese.
Expected date of arrival.....19.... at the port of.....
Date.....19....
Firm
Signature

STAMP OF APPROVAL

APPLICATION FOR PERMIT TO IMPORT BUTTER OR CHEESE
TO BE PLACED IN BONDED WAREHOUSE IN CANADA

I/We of.....
hereby make application for permission to import.....pounds
of butter and/or.....pounds of cheese from.....
(country of origin)
to be placed in bonded warehouse at.....Canada
Expected date of arrival.....19.... at the port of.....
Date.....19....
Firm
Signature

STAMP OF APPROVAL

APPLICATION FOR PERMIT FOR THE RELEASE OF BUTTER OR CHEESE
FROM BONDED WAREHOUSE IN CANADA

I/We of.....
hereby make application for permission to have.....pounds
of butter and/or.....pounds of cheese released from bonded
warehouse atfor consumption in Canada.

Date.....19....

Firm

Signature

STAMP OF APPROVAL

5. The Original of these applications, bearing the stamp of approval of the Dairy Products Board, must be filed with the Collector of Customs at the port of entry, before any import shipment of butter or cheese may be:

(a) entered for consumption in Canada;

(b) entered for storage in bonded warehouse in Canada;

(c) released from bonded warehouse for consumption in Canada.

Made at Ottawa this 19th day of February, 1943.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF LABOUR

NATIONAL SELECTIVE SERVICE

Order

By authority of Section 505 (e) of the National Selective Service Civilian Regulations, Order in Council P.C. 246, dated January 19, 1942, the Minister of Labour hereby makes the following order:

ORDER No. 2

1. Every female person who has not attained the age of sixty-six years and who is a graduate nurse shall register at the time and in the manner provided herein.

2. Every person required by this Order to register shall register on the 17th, 18th or 19th day of March, 1943.

3. Registration shall be made on forms provided by the Department of Labour and shall be made—

(a) at an Employment and Selective Service Office if the person lives either in a city or town in which there is such an office or within five miles of such a city or town; or

(b) at the nearest Post Office if the person does not live in a city or town in which there is such an office or within five miles of such a city or town; or

(c) at such other place as the Minister may designate for the purposes of this registration.

Dated at Ottawa, this 22nd day of February, 1943.

(Sgd.) HUMPHREY MITCHELL,
Minister of Labour.

DEPARTMENT OF NATIONAL DEFENCE

CANADIAN ARMY ORDER No. 86

Date: 17th February, 1943.

ADJUTANT-GENERAL'S BRANCH

Enlistment

1. The following groups are eligible for enlistment into the Reserve Army:

(a) Men between the ages of 17 and 19. Those under 18 to be enlisted as boys.

(b) Men between the ages of 19 and 50 who

(1) Have been granted postponement of Military Training.

(2) Are not designated for Military Training under the National Selective Service Mobilization Regulations.

(3) Have been called up but who belong to a medical category below that required for Military Training under the N.R.M.A. Act.

(c) Men to whom the National Selective Service Mobilization Regulations do not apply; *vide* para. 3 subsections 2a, 2b, 2d, and 2g.

(d) Students, undergoing approved Military Training under National Selective Service Mobilization Regulations, para. 12.

2. Para. (ii) of H.Q.S. 20-3-21, F.D. 1 (A.C.G.S.) dated 21st February, 1942, and amendment thereto dated 28th March, 1942, are hereby superseded.

H.Q.S. 20-3-21, F.D. 9.

Recommended:

(Sgd.) H. G. H. Brayfield, Lieut.-Col.
For (R.E. Smythe), Colonel,
Director of Organization.

Approved:

(Sgd.) R. D. Sutherland, Brig.
(For) H. F. G. Letson,
Major-General,
Adjutant-General.

DEPARTMENT OF NATIONAL REVENUE

No. 872-C

CIRCULAR

(EXCISE DIVISION)

OTTAWA, 12th February, 1943.

*To Collectors of Customs and Excise,
and others concerned:***Consumption or Sales Tax Change by Order in Council**

Effective February 1, 1943, it is ordered that the following articles shall be exempted from the consumption or sales tax:

All machinery and apparatus and parts thereof (including motive power and rope) for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum, natural gas or water wells; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with water, natural gas or oil wells; and articles and materials to be used exclusively in the manufacture of the foregoing.

D. SIM,
Commissioner of Excise.

(P.C. 1034, dated February 9, 1943—Authority, War Measures Act.)

WM No. 39
Fourth Revision
Supplement No. 24
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 15th February, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

Sections 14(b), 14(c) and 44 of the Export Permit Regulations have been revised to read as follows, effective on and after March 1, 1943:—

14(b). Where it is proposed to export the goods covered by any one application in a series of shipments spread over the life of the permit, the exporter should state this intention in his application and give the name and address of his nearest Customs Office. On making his first shipment the exporter should then present to this Customs Office for approval the original copy of the export permit, along with the relevant Export Entry Form B-13 upon which the export permit number has been endorsed. The Collector of Customs will retain the export permit but return the Export Entry Form B-13 duly stamped which must then accompany the shipment to the port of exit where the Collector of Customs will permit export. Subsequent partial shipments under the permit should be covered in a similar manner by an Export Entry Form B-13 duly stamped and approved by the nearest Customs Officer with whom the original export permit was first lodged. For shipments proceeding through the United States to other destinations see Paragraph 14(c).

14(c). When a permit covers a shipment to one of the blockade countries and bears a blockade number, or covers a shipment by sea route out of a United States port to Latin American countries, the permit will not be taken up by any Canadian Collector of Customs. Exporters will be required to surrender it at the time of shipment to the carrier to be securely attached to the waybill with which it should remain until it reaches the United States port of lading. The United States forwarding agent should be instructed to recover the permit from the last carrier for presentation to the United States Collector of Customs at port of lading. Where shipments are made under a partial shipment permit, they should be covered by partial shipment forms. These partial shipment forms should be completed in triplicate and presented, with the relevant Export Entry Form B-13 and the permit, to the Collector of Customs named in the application for validation. The third copy of the partial shipment form will be returned by the Collector to the exporter who must surrender it at the time of shipment to the carrier to be securely attached to the waybill.

Subsequent shipments under the permit should be covered by partial shipment forms to be dealt with in a similar manner. In addition, the exporter should clearly endorse on his partial shipment forms the blockade number stamped on the export permit.

44. Transportation companies, except when specially authorized, should not move commodities requiring an export permit from interior points to the frontier ports of exit unless accompanied by either an export permit issued by or on behalf of the Minister of Trade and Commerce, Ottawa, a partial permit form, or a Customs Export Entry Form B-13, that has been duly stamped and initialled by a Canadian Collector of Customs, on which the export permit number has been stated. Shipments may, however, go forward to the port of exit on ascertaining the export permit number and inserting the authorized permit number on the Export Entry Form.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 39

Fourth Revision

Supplement No. 25

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 16th February, 1943.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

Referring to Supplement No. 6, the Export Permit Branch of the Department of Trade and Commerce now advise that the additional commodities listed hereunder have been made subject to subsidy refund:—

Butter
 Chocolate
 Chocolate Confectioneries
 Products containing Chocolate
 Cocoa Powder
 Cocoa Butter
 Tea
 Raisins and Currants.

In Supplement No. 6 it is provided that Collectors may freely allow the customary tolerance without advising the Export Permit Branch when shipment is made by an actual packer and not by a broker or middleman. This exception does not apply in the case of the goods listed above as the Commodity Prices Stabilization Corporation has requested the recovery of the subsidy on all shipments without exception. However, Collectors are not being requested to stop the shipments but merely to advise the Export Permit Branch of the excess involved.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 52

Supplement No. 2

(Revised)

MEMORANDUM

(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, 12th February, 1943.

To Collectors of Customs and Excise, and others concerned:

Supplement No. 2 to Memorandum WM No. 52, of November 26, 1941, is cancelled, and the following substituted therefor, effective February 1, 1943:—

Having reference to Order in Council (P.C. 1/8255), the Minister of Munitions and Supply has ruled that exemption under the Order will not apply to the following goods imported or purchased in Canada by or on behalf of "agents":—

- (a) All articles of clothing and personal equipment for personnel employed at the plants of "agents", including, but not limited to, gloves, overalls, coveralls, aprons, shoes and goggles;
- (b) All articles of equipment for personnel employed at the plants of "agents", which are sold or issued on repayment to such personnel, including, but not limited to, small hand tools, gauges, micrometers and slide rules;

- (c) Foodstuffs and other consumable or expendable supplies for restaurant or cafeteria;
- (d) Canteen supplies,—cigarettes and tobacco, chocolate bars, soft drinks and other articles for resale or for which a charge is made by the “agent” to its personnel;
- (e) Washroom and restroom supplies;
- (f) Goods purchased, provided that the purchase order for such goods at one time is for an amount not exceeding \$25, except in the case of direct importations by an “agent” of the Minister of Munitions and Supply.

Customs entries or certified purchase orders covering the above mentioned or similar goods, prepared on the basis of Order in Council (P.C. 1/8255), are not to be accepted by the Collector or the Excise Tax Auditor, as the case may be, and in all cases particulars are to be forwarded to the Department of National Revenue, Ottawa. Collectors will report the date, the name of the “agent”, and the name of the authorized representative who signed the certificate, in the form in Appendix 1 to the Order. Excise Tax Auditors will include this information in their audit reports.

V. C. NAUMAN,
Ass't Commissioner of Excise.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 52

Supplement No. 33

MEMORANDUM

(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, 12th February, 1943.

To Collectors of Customs and Excise, and others concerned:

You are advised that Section 16 of Memorandum WM No. 52 of November 26, 1941, is cancelled, and the following substituted therefor:—

The sales tax applies on SALES by the “agents” unless otherwise authorized, e.g.:—

- (a) Sales of partly manufactured goods to other licensees are exempt:—
- (b) Goods directly exported by the manufacturer thereof to Canadian Forces, or on account of the Department of National Defence are taxable, *vide* Order in Council (P.C. 42/3546) of April 30, 1942, and Circular No. 854-C of May 7, 1942;
- (c) Sales made directly to the Government of the United Kingdom, the United States of America and countries allied with them, or to units of their Armed Forces or to the Department of Munitions and Supply on their behalf, are exempt under Order in Council (P.C. 53/8097) of September 9, 1942, provided the goods are to become and remain the property of and are paid for by the aforementioned Governments, and are for war purposes.

V. C. NAUMAN,
Ass't Commissioner of Excise.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM. No. 89

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 11th February, 1943.

*To Collectors of Customs and Excise,
and others concerned:*

Prohibited Imports

It is ordered that:—

1. Except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue on the advice of the Shipping

- Priorities Committee, on and after February 22, 1943 no person shall purchase for import, import, offer to purchase for import, receive, or offer to receive on consignment for import, or make any contract or other arrangement for the importing of any of the goods enumerated in the Schedule hereto.
2. The provisions of this Order shall not apply to the Commodity Prices Stabilization Corporation Limited or to any other Canadian Government Department, Agency or Corporation or any Agent acting for such Department, Agency or Corporation.
 3. The provisions of this Order shall not apply to:
 - (a) Goods located in and imported from the United Kingdom, Labrador, Newfoundland, Alaska or the continental United States of America.
 - (b) Goods the growth, produce or manufacture of Mexico or any country in Central America, if imported via the United States overland, by air, or by inland waterway, in conformity with regulations now or hereafter established by the United States;
 - (c) Goods imported by mail or parcel post; and goods entitled to entry under Customs Tariff Items 690a, 703(a), 703(b), 706, 707 and 708;
 - (d) Goods which on or before February 22, 1943, were afloat in transit to Canada.
 4. Any goods subject to the provisions of this Order shall, unless a permit for their purchase and importation has been issued, be deemed to be goods the importation of which is prohibited by Section 13 of the Customs Tariff and any such goods imported shall thereby become forfeited to the Crown and shall be destroyed or otherwise dealt with as the Minister of National Revenue directs; and any person importing any such prohibited goods, or causing or permitting them to be imported, shall for each offence incur a penalty not exceeding two hundred dollars.
 5. The Minister of National Revenue may issue General Permits in respect of any class of goods when imported from any specified country or countries, and may make such regulations as are deemed necessary for carrying out the provisions of this Order and for its enforcement, and such General Permits and regulations shall be published in "Canadian War Orders and Regulations".

SCHEDULE

Agave carpet yarns, dyed or undyed
 Alewives and other pickled or salted fish
 Alfalfa seed
 Alpaca, llama, and vicuna hair
 Anchovies, sardines, sprats and pilchards, packed in air-tight containers
 Apricot kernels
 Argols, tartar and wine lees, and crude calcium tartrate
 Arrowroot
 Balsams, crude, non-edible
 Barley malt
 Baskets and bags of all kinds (but not including sacks or bags of jute or cotton)
 Beans, dried
 Beeswax
 Blood, dried
 Bone black, bone char, and blood char
 Bones, crude
 Bones, ground, ash, dust, meal and flour
 Boxwood logs
 Bran and mill feeds
 Broom corn
 Butter
 Cacao butter
 Camel's hair tops
 Canary seed

Caroa fibre *
 Caroa yarn
 Casein or lactarene
 Cassia buds, unground
 Cassia, cassia vera, unground
 Cassia, cassia buds and cassia vera, ground
 Castor bean pomace (castor oil cake and castor oil cake meal)
 Cheese
 Chick peas and garbanzos, dried
 Chicle, crude and refined or advanced
 China clay or Kaolin
 Cinnamon and chips of, unground
 Cinnamon and chips of, ground
 Cloves
 Cocoa beans or cacao beans
 Cocoa, preparations of, or chocolate
 Cocoa powder, unsweetened and sweetened
 Cocoanuts, in the shell
 Coconut meat, shredded and desiccated, or similarly prepared
 Coffee, raw or green; roasted or processed
 Combinations and mixtures of animal, vegetable, or mineral oils, or any of them, with
 or without other substances
 Corn
 Cotton linters
 Cotton, raw
 Cotton, waste
 Cotton, merino waste
 Crabs, fresh, frozen; prepared or preserved
 Dog food
 Drugs, crude, non-edible
 Eggs, whole, in the shell
 Ergot
 Essential oils, natural and synthetic
 Fabrics woven of agave fibre
 Fatty acids, derived from vegetable oils, animal or fish oils, animal fats and greases
 Fatty alcohols and fatty acids sulphated, and salts of fatty acids sulphated
 Fibres, vegetable, other than cotton
 Fish scrap and fish meal
 Floor coverings:
 Carpeting, rugs, mats and matting of straw, hemp, flax tow, jute or paper; carpet
 lining and stair pads
 Mats, rugs, carpeting and matting of cocoa fibre, including mats with cut pile
 Oriental and imitation Oriental rugs or carpets and carpeting, carpets and rugs
 Fluorspar
 Fruits, fresh
 Fruits of all kinds, dried, desiccated, evaporated or dehydrated
 Fruits, prepared in air-tight cans, or other air-tight containers
 Fruit juices
 Fruit pulp
 Fruit rinds
 Fur skins of all kinds and manufactures thereof
 Garlic
 Gelatine, edible
 Ginger root, ground or unground
 Glue
 Goat and kid hair
 Guano
 Gums and resins
 Hempseed
 Hempseed oil
 Hemp waste and rope cuttings

Hibiscus cannabinus or ferox
 Hides and skins, raw, whether dry, salted or pickled; and raw pelts
 Honey
 Hydrogenated or hardened oils and fats, vegetable or animal
 Ilmenite (including ilmenite sand)
 Iodine
 Ipecac, crude and advanced in value or condition
 Iron ore
 Kola nuts
 Lead capsules for bottles
 Leather, unmanufactured
 Lentils
 Lignaloe oil or Bois de Rose
 Lobsters, canned and not canned
 Lupines
 Mace, unground
 Mace, ground
 Mace, Bombay or wild, unground
 Mace, Bombay or wild, ground
 Mangrove bark
 Mate
 Meat extracts, fluid beef
 Meat prepared or preserved, other than game
 Meats, fresh
 Meats, canned; poultry and game
 Milk, condensed and evaporated
 Milk, powdered
 Mohair
 Mohair tops
 Mohair yarns
 Molasses and sugar syrup, edible and inedible
 Monazite sand and other thorium ore
 Muru, muru nuts and kernels
 Nitrates, sodium and potassium
 Nitrogenous material (including hoof meal and horn meal)
 Nutmegs, unground
 Nutmegs, ground
 Nuts, edible, of all kinds, shelled or not
 Oats, hulled or unhulled
 Offal, edible
 Oil cake and oil cake meal
 Oleo stearin
 Onions, edible
 Orange flower or neroli oil
 Orange oil (including mandarin)
 Orange oil, terpeneless (including mandarin)
 Paper base stock:
 Rags for paper stock
 Waste bagging, gunny cloth and bags
 Grasses, fibres, waste, shavings and clippings
 Peas, dried or split
 Pepper, ground or unground
 Peppers
 Pigeons, racing or fancy
 Pigeons, other
 Pimento (allspice), ground
 Pimento (allspice), unground
 Quebracho wood
 Rapeseed
 Rice
 Rye

Salts derived from vegetable oils, animal oils, fish oils, animal fats and greases, or from fatty acids thereof

Sausage skins, and sausage casings, cleaned and uncleaned

Sesame oil, edible and inedible

Sesame seed

Soap and soap powder

Soap bark or quillaya

Spirits, wine, beer and all other beverages, alcoholic or not

Stearic acid

Sunflower seed

Sugar, cane

Tallow, vegetable

Tankage (including cracklings, greave cakes, liver meal, meat meal, meat flour, meat scrap)

Tanning materials:—Non-edible seeds, beans, nuts, berries, plants, weeds, barks, and woods, in a crude state or chipped or ground, and extracts, and preparations thereof, all of the foregoing when adapted for dyeing or tanning; turmeric, nutgalls and extracts thereof; indigo, indigo paste and extracts of; aniline oil, crude; aniline salts, alizarin and artificial alizarin; annatto, liquid or solid; iron liquor, being solution of acetate or nitrate of iron adapted for dyeing and calico printing; red liquor, being a crude acetate of aluminum prepared from pyroligneous acid and adapted for dyeing and calico printing

Tapioca, tapioca flour, and cassava (including mandoica flour)

Tea

Textile waste

Tobacco, unmanufactured

Tonka beans (Tonquin)

Tops of hair other than camel's hair, mohair and wool (including alpaca and vicuna)

Tucum nuts and kernels

Tuna fish, fresh or frozen

Turtles

Vanilla beans

Vegetables, fresh

Vegetables, canned

Vegetable ivory or tagua nuts

Vegetable oil foots

Vegetable soapstock

Wattle bark

Wax, vegetable

Wool, apparel, 40's or coarser

Wool, apparel, finer than 40's, not finer than 44's on the skin

Wool, carpet

Wool, mungo

Wool noils and wastes

Wool press cloth waste

Wool rags

Wool shoddy and wool extract

Wool tops

Wool yarns and yarns of other hair

Yarns wholly or in chief value of Angora rabbit hair.

In order that requests for permits for the importation of goods listed in the foregoing schedule may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form which, together, with all correspondence relating thereto, should be sent direct to the Shipping Priorities Committee, Room 123 West Block, Ottawa, Ont. The form to be used is the Department of National Revenue Form "Application for Permit to Import War Materials and Other Goods", and supplies thereof may be obtained from Collectors of Customs and Excise or the Department of National Revenue, Ottawa. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more shipments.

H. D. SCULLY,
Commissioner of Customs.

Series D No. 47

T.C. 107

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 12th February, 1943.

*To Collectors of Customs and Excise,
and others concerned:*

Tariff Change by Order in Council

Effective 2nd November, 1942, it is ordered that watch actions and movements, finished or unfinished (tariff item 366a) be exempt from the war exchange tax of 10 per cent ad valorem.

L. F. JACKSON,
Ass't Commissioner of Customs

P.C. 1035, 9/2/43: Authority, War Measures Act.)

DEPARTMENT OF TRANSPORT

Amendment to Radio Regulations made by the Minister of Munitions and Supply in accordance with Section 4 of The Radio Act, 1938.

RADIO REGULATION PART II

Regulation 79 (b), Persons Eligible to Attend Examination, is hereby repealed and the following substituted therefor:—

79. *Persons Eligible to Attend Examination*

(b) Candidates for examination for any class of Certificate of Proficiency, except amateur, shall be not less than 18 years of age; provided that the Minister may permit any person under 18 but not less than 17 years of age to attend examination if the Minister considers such person to be otherwise qualified to be a candidate.

Approved:

J. E. MICHAUD,
Acting Minister of Munitions and Supply.

Date: January 4, 1943.

PART III
The Wartime Prices and Trade Board
(Finance)
BOARD ORDERS

THE WARTIME PRICES AND TRADE BOARD

Order No. 232

**Respecting Maximum Retail Prices for Cuts of Beef in the Toronto and
Winnipeg Areas**

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

This Board orders as follows:

1. For the purposes of this Order,

- (a) "beef", "bull beef", "carcass", "commercial quality beef", "cow beef", "cutter quality beef", "plain quality beef", and "special quality beef" shall have the same meaning, respectively, as set forth in Order No. 194 of the Board;
- (b) "defined period" means the period from March 1, 1943, to March 24, 1943, both dates inclusive;
- (c) "Foods Administrator" means the person appointed as such by the Board;
- (d) "miscellaneous cut" means any of the miscellaneous retail beef cuts described in Parts I and II of Schedule "A" hereto;
- (e) "primary cut" means any of the retail beef cuts named and numbered from 1 to 20 (but not lettered secondary cuts set forth thereunder) in Parts I and II of Schedule "A" hereto, being outlined and similarly numbered on the Standard Cutting Chart of Retail Primary Cuts and the Retailers' Standard Cutting Chart, both as shown in Schedule "B" to this Order;
- (f) "sale at retail" means any sale except a sale at wholesale;
- (g) "secondary cut" means any cut of beef obtained from a primary cut and being lettered and described in Parts I and II of Schedule "A" hereto under the number and name of the primary cut from which it is obtained;
- (h) "Toronto area" means the City of Toronto, those parts of the counties of Ontario, York, Peel and Halton, lying within a radius of 20 miles from the Parliament Buildings in the said City and all municipalities situated within such parts and including Oakville (and any other territory designated by the Foods Administrator by notice published in Canadian War Orders and Regulations);
- (i) "Winnipeg area" means the City of Winnipeg and the territory lying within a radius of 10 miles from the City Hall of the said City (and any other territory designated by the Foods Administrator by notice published in Canadian War Orders and Regulations).

2. (1) No person shall sell or offer to sell any cut of beef at retail in the Toronto or Winnipeg area during the defined period, except primary cuts, secondary cuts and miscellaneous cuts as defined in this Order.

(2) Every primary cut sold at retail in the Toronto or Winnipeg area during the defined period shall be cut in accordance with the Retailers' Standard Cutting Chart shown in Schedule "B" to this Order, and no person shall, for the purpose of selling beef at retail in said areas during the defined period, separate any primary cut into any cuts except secondary or miscellaneous cuts as defined in this Order.

(3) Nothing in this Section contained shall prevent any person from selling at retail any number of primary cuts and/or secondary cuts in one portion or piece, provided that the maximum price per pound for such portion or piece of beef shall be calculated on the basis of its quality and the estimated proportionate weights of the respective cuts therein contained.

3. (1) The maximum price per pound at which any person may sell or offer to sell at retail any primary cut, secondary cut or miscellaneous cut of any quality of beef during the defined period in the Toronto area shall be the price set forth in Part I of Schedule "A" hereto for that cut of that quality.

(2) The maximum price per pound at which any person may sell or offer to sell at retail any primary cut, secondary cut or miscellaneous cut of any quality of beef during the defined period in the Winnipeg area shall be the price set forth in Part II of Schedule "A" hereto for that cut of that quality.

(3) Any person selling kosher beef at retail during the defined period in the Toronto or Winnipeg area may add to the prices set forth in Part I or Part II, as the case may be, kosher charges not exceeding one cent per pound of kosher beef when sold at a price less than twenty cents per pound or two cents per pound of kosher beef when sold at a price of twenty or more cents per pound.

4. (1) The provisions of Section 5 of Order No. 194 of the Board shall not apply to any person selling beef at retail in the Toronto area or Winnipeg area during the defined period.

(2) The provisions of Sections 4, 6, 7, 8 and 9 of said Order No. 194 shall apply to this Order as if expressly contained herein.

5. Every person selling beef at retail in the Toronto or Winnipeg area during the defined period shall, during such period, post up and keep posted up in a conspicuous place in each place of business in such areas in which he sells beef at retail

- (a) a copy of Schedule "B" hereto provided by the Foods Administrator; and
- (b) a copy of Part I or Part II of Schedule "A" hereto, whichever is provided by the Foods Administrator.

6. This Order shall be effective on and after the 1st day of March, 1943.

Made at Ottawa, the 2nd day of February, 1943.

DONALD GORDON,
Chairman.

SCHEDULE "A" TO ORDER No. 232.

PART I
TORONTO AREA

MAXIMUM RETAIL SELLING PRICES FOR AUTHORIZED RETAIL CUTS OF BEEF

AUTHORIZED CUTS (primary cuts indicated by numbers and secondary cuts indicated by letters)					Special Quality	Commer- cial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
							cents per pound		
1. BONELESS SHANK (lying either side of the hind shank bone).....					26	26	24	23	23
2. ROUND STEAK OR ROAST.....					36	35	34	34	33
(a) <i>Round Steak or Roast (Boneless)</i>					38	37	36	36	35
(b) <i>Minced Round Steak</i> (boneless and ground).....					38	37	36	36	35
(c) <i>Sirloin Tip</i> —(that boneless triangular portion of the short hip from kneecap to rump knuckle bone, cut parallel to round bone).....					38	37	36	36	35
(d) <i>Cubed Sirloin Tip</i> —(the same boneless cut as in (c) above but cubed, with surplus fat and tissue removed).....					43	42	41	41	40
3. RUMP ROAST.....					35	35	34	32	31
(a) <i>Round End</i>					35	35	34	32	31
(b) <i>Square End</i>					35	35	34	32	31
4. SIRLOIN STEAK OR ROAST.....					39	38	36	36	36
5. PORTERHOUSE STEAK OR ROAST.....					42	42	42	41	40
6. T. BONE STEAK OR ROAST.....					42	42	42	41	40
7. WING STEAK OR ROAST.....					40	40	38	37	36
8. FLANK (TRIMMED).....					17	17	15	13	13
9. FLANK STEAK (lying under Primary Cut No. 8).....					27	26	24	23	23
10. PRIME RIB ROAST (5 BONES).....					33	32	31	29	29
(a) <i>Prime Rib Roast (Boneless)</i>					41	40	39	37	37
11. RIB ROAST (With 6th and 7th BONES).....					28	28	26	24	24
(a) <i>Rollad Rib Roast</i> (boneless, rolled and tied).....					33	32	31	29	29
(b) <i>Inside Rolled Rib Roast</i> (boneless inside portion commonly known as “eye of the rib” lying directly under the blade, rolled and tied).....					41	40	39	37	37
(c) <i>Outside Rolled Rib Roast</i> (that boneless outside portion lying directly above the blade, rolled and tied).....					29	28	27	25	25
12. SHORT RIBS (BRAISING).....					19	19	18	16	16

SCHEDULE "A" TO ORDER No. 232—Continued

PART I—Concluded

TORONTO AREA—Concluded

MAXIMUM RETAIL SELLING PRICES FOR AUTHORIZED RETAIL CUTS OF BEEF

AUTHORIZED CUTS (primary cuts indicated by numbers and secondary cuts indicated by letters)					
Special Quality	Commer- cial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality	
cents per pound					
17	17	15	13	13	13
24	23	20	19	19	18
15	15	12	11	11	11
24	23	20	19	19	18
27	26	23	23	23	23
31	31	29	27	27	25
28	28	26	25	25	24
26	25	22	22	22	21
31	30	27	27	27	26
24	23	20	19	19	18
15	14	13	12	12	12
9	8	7	6	6	6
24	23	20	19	19	18
21	20	19	18	18	18
28	27	26	26	26	26
24	23	20	19	19	18
23	22	20	19	19	18
64	64	62	62	62	58
39	39	39	39	39	39
MISCELLANEOUS CUTS—					
Kidney.....					
Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass).....					
Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....					
Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....					
Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....					

SCHEDULE "A" TO ORDER No. 232—Continued
PART II
WINNIPEG AREA
MAXIMUM RETAIL SELLING PRICES FOR AUTHORIZED RETAIL CUTS OF BEEF

AUTHORIZED CUTS (primary cuts indicated by numbers and secondary cuts indicated by letters)	Special Quality	Commer- cial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
			cents per pound		
1. BONELESS SHANK (lying either side of the hind shank bone).....	25	24	24	22	22
2. ROUND STEAK OR ROAST.....	35	35	34	32	31
(a) <i>Round Steak or Roast (Boneless)</i>	37	37	36	34	33
(b) <i>Minced Round Steak</i> (boneless and ground).....	37	37	36	34	33
(c) <i>Sirloin Tip</i> (that boneless triangular portion of the short hip from kneecap to rump knuckle bone, cut parallel to round bone).....	37	37	36	34	33
(d) <i>Cubed Sirloin Tip</i> (the same boneless cut as in (c) above but cubed, with surplus fat and tissue removed).....	42	42	41	39	38
3. RUMP ROAST.....	34	34	32	31	31
(a) <i>Round End</i>	34	34	32	31	31
(b) <i>Square End</i>	34	34	32	31	31
4. SIRLOIN STEAK OR ROAST.....	38	37	36	35	35
5. PORTERHOUSE STEAK OR ROAST.....	42	42	41	40	39
6. T. BONE STEAK OR ROAST.....	42	42	41	40	39
7. WING STEAK OR ROAST.....	40	39	37	36	36
8. FLANK (TRIMMED).....	16	15	13	13	13
9. FLANK STEAK (lying under Primary Cut No. 8).....	25	24	24	23	23
10. PRIME RIB ROAST (5 BONES).....	32	32	30	29	28
(a) <i>Prime Rib Roast (Boneless)</i>	40	40	38	37	36
11. RIB ROAST (with 6th and 7th BONES).....	28	28	25	24	23
(a) <i>Rollad Rib Roast</i> (boneless, rolled and tied).....	32	32	30	29	28
(b) <i>Inside Rolled Rib Roast</i> (boneless inside portion commonly known as "eye of the rib" lying directly under the blade, rolled and tied).....	40	40	38	37	36
(c) <i>Outside Rolled Rib Roast</i> (that boneless outside portion lying directly above the blade, rolled and tied).....	28	28	25	24	23
12. SHORT RIBS (BRAISING).....	28	28	26	25	24
13. PLATE.....	19	18	17	15	15
(a) <i>Plate (boneless, rolled and tied)</i>	16	15	13	13	13
	23	21	20	18	18

SCHEDULE "A" TO ORDER No. 232—Concluded

PART II—Concluded

WINNIPEG AREA—Concluded

MAXIMUM RETAIL SELLING PRICES FOR AUTHORIZED RETAIL CUTS OF BEEF—Concluded

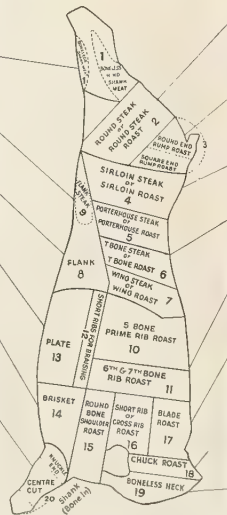
AUTHORIZED CUTS (primary cuts indicated by numbers and secondary cuts indicated by letters)					
Special Quality	Commer- cial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality	
cents per pound					
14. BRISKET.....	14	13	11	11	11
(a) <i>Brisket (boneless, rolled and tied)</i>	23	21	20	18	18
15. ROUND BONE SHOULDER ROAST.....	26	25	23	23	22
16. SHORT OR CROSS RIB ROAST.....	30	30	27	25	24
17. BLADE ROAST.....	28	28	25	24	23
18. CHUCK ROAST.....	25	24	22	21	20
(a) <i>Chuck Roast (Boneless)</i>	30	29	27	26	25
19. NECK (BONELESS).....	23	21	20	18	18
20. SHANK (BONE-IN).....	14	13	12	12	12
(a) <i>Front Shank Bone-in</i> (shoulder portion with knuckle ends of shank and arm bones).....	8	7	6	6	6
(b) <i>Front Shank</i> (Boneless) (same cut as (a) with bone removed).....	23	21	20	18	18
(c) <i>Centre Cut Shank Bone-in</i> (portion remaining after removal of knuckle ends of Front Shank and knee Bones).....	20	19	18	18	18
MISCELLANEOUS CUTS—					
<i>Kidney</i>	27	26	26	26	26
<i>Boneless Stew:</i> (any boneless stewing beef obtained from any portion of a dressed carcass).....	23	21	20	18	18
<i>Hamburger:</i> (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....	22	21	20	18	17
<i>Tenderloin:</i> (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....	63	63	61	61	57
<i>Minute Steaks:</i> (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....	37	37	37	37	37

RETAIL BEEF CHART

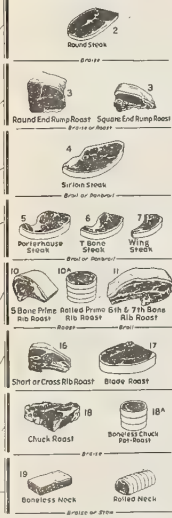
Retail Cut Illustrations



Standard Cutting Chart Retail Primary Cuts

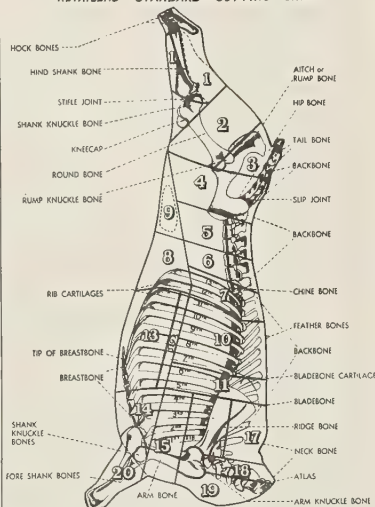


Retail Cut Illustrations



LOCATION, STRUCTURE and NAMES OF BONES

RETAILERS STANDARD CUTTING CHART



SCHEDULE "A" TO ORDER No. 232--*Concluded*

THE WARTIME PRICES AND TRADE BOARD

Order No. 234

Respecting the Maximum Prices of Creamery Butter

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amend Order No. 221 of the Board in respect of subsidies to certain holders of butter;

Therefore, this Board orders as follows:

1. Section 10 of Order No. 221 of the Board is hereby deleted and the following is substituted therefor:

“(10) The Commodity Prices Stabilization Corporation, Limited, is hereby directed to reimburse, by way of subsidy, every person who, on December 1, 1942, owned and legally held for sale at wholesale for his own account a quantity of 1000 pounds or more of creamery butter, by such an amount and on such terms and conditions, and for such quantity of butter, as may be determined by the Board, or by the Food Administrator with the approval of the Chairman of the Board, in order to compensate such person for the reductions in the prices of butter provided by this Order.”

2. This Order shall be effective on and after the 16th day of February, 1943.

Made at Ottawa the 2nd day of February, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 237

Respecting Dairy Butter

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

This Board orders as follows:

1. For the purposes of this Order,

- (a) “Administrator” means the Foods Administrator appointed from time to time by the Wartime Prices and Trade Board;
- (b) “agent” means any person appointed by the Corporation on the recommendation of the Foods Administrator to act as agent of the Corporation for the purposes of this Order;
- (c) “consumer” means any person who buys or uses butter for personal or household consumption;
- (d) “Corporation” means Commodity Prices Stabilization Corporation, Limited;
- (e) “dairy butter” means dairy butter as defined and described in Section 2 of Part I of the Dairy Industry Act;
- (f) “primary producer” means any person who makes dairy butter;
- (g) “retailer” means any person, other than a primary producer, who sells butter to a consumer;
- (h) “wholesale distributor” means any person other than a primary producer who sells dairy butter otherwise than at retail.

Part I—Sales by Primary Producers

2. (1) On and after March 1, 1943, the maximum price per pound at which any primary producer of dairy butter may sell or offer to sell any dairy butter in solids or prints delivered to a buyer in any province shall be the price set forth for that province, as follows:

(a) in the case of sales to wholesale distributors,

British Columbia	Alberta, Manitoba	Saskatchewan	Ontario, Quebec	Prince Ed. Island, Nova Scotia, New Brunswick
35½¢	34¢	33½¢	36¢	37¢

(b) in the case of sales to retailers,

British Columbia	Alberta, Manitoba	Saskatchewan	Ontario, Quebec	Prince Ed. Island, Nova Scotia, New Brunswick
37¢	35½¢	35¢	37½¢	38½¢

(c) in the case of sales to consumers,

40¢	38¢	38¢	40¢	42¢
-----	-----	-----	-----	-----

(2) Each maximum price set forth in subsection (1) of this Section includes any brokerage, commission or other charge paid by either the primary producer or buyer to a broker on such sale.

(3) Each maximum price set forth in subsection (1) of this Section shall be the price delivered f.o.b. the buyer's delivery point according to the established custom between such primary producer and buyer; or, if the buyer is a new customer, f.o.b. the buyer's place of business or, if delivery is by railway, f.o.b. the buyer's nearest railway station.

Part II—Sales by Wholesale Distributors

3. (1) On and after March 1, 1943, the maximum price per pound at which any wholesale distributor may sell or offer to sell otherwise than at retail any dairy butter in solids or prints delivered to a buyer in any province shall be the price set forth for that province, as follows:

British Columbia	Alberta, Manitoba	Saskatchewan	Ontario, Quebec	Prince Ed. Island, Nova Scotia, New Brunswick
37¢	35½¢	35¢	37½¢	38½¢

(2) Each maximum price set forth in subsection (1) of this Section includes any brokerage, commission or other charge paid by either the wholesale distributor or buyer to a broker on such sale.

(3) Each maximum price set forth in subsection (1) of this Section shall be the price delivered f.o.b. the buyer's delivery point according to the established custom between such wholesale distributor and buyer; or, if the buyer is a new customer, f.o.b. the buyer's place of business or, if delivery is by railway, f.o.b. the buyer's nearest railway station.

Part III—Sales by Retailers to Consumers

4. On and after March 1, 1943, the maximum price per pound at which any retailer may sell or offer to sell at retail any dairy butter in solids or prints delivered to a buyer in any province shall be the price set forth for that province, as follows:

British Columbia	Alberta, Manitoba	Saskatchewan	Ontario, Quebec	Prince Ed. Island, Nova Scotia, New Brunswick
40¢	38¢	38¢	40¢	42¢

Part IV—Purchases of Dairy Butter by or for the Corporation

5. On and after March 1, 1943, notwithstanding the provisions of Order No. 220 of the Board, every retailer and wholesale distributor dealing in butter in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board is hereby authorized to purchase dairy butter from a primary producer for the account of the Corporation on the following terms and conditions:

- (a) he shall purchase dairy butter only in good, sound condition, free from culls, moulds and rancidity and of a quality suitable for use in processing food products;
- (b) during the period March 1, 1943, to April 30, 1943, both dates inclusive, the price per pound at which he shall purchase such dairy butter as aforesaid shall be the price set forth for the province in which the butter is delivered to him as follows:

British Columbia	Alberta, Manitoba	Saskatchewan	Ontario, Quebec	Prince Ed. Island, Nova Scotia, New Brunswick
33½¢	32¢	31½¢	34¢	35¢

- (c) on and after May 1, 1943, the price at which he shall purchase such dairy butter shall be such as may from time to time be prescribed by the Board or by the Foods Administrator with the approval of the Chairman of the Board.

6. Every retailer and wholesale distributor who purchases dairy butter pursuant to the provisions of Section 5 hereof shall

- (a) at the time of each purchase, complete and sign a receipt in triplicate showing the name and address of the seller, the quantity of butter purchased and the price thereof, and give one copy of such receipt to such seller;
- (b) report in writing on Monday of each week to an agent of the Corporation the quantity of dairy butter purchased by him for the account of the Corporation during the week ending at the close of business on the preceding Saturday;
- (c) deliver all such dairy butter so purchased by him to such agent in accordance with instructions which may be given to him from time to time by the agent or by the Corporation;
- (d) invoice such agent for all dairy butter so purchased and delivered at a price not to exceed the sum of the following:
 - (i) the actual price paid by such retailer or wholesale distributor for such dairy butter;
 - (ii) two cents (2¢) per pound of butter to cover cost of packing and handling;
 - (iii) the actual transportation charges, if any, from such retailer's or wholesale distributor's place of business to the point of delivery to the agent;
 and deliver to the agent one copy of each receipt referred to in clause (a) preceding which relates to the butter so invoiced;
- (e) forward to the Administrator of Rationing, in accordance with directions given from time to time by such Administrator, one copy of each receipt referred to in clause (a) preceding.

7. The Corporation, on the recommendation of the Foods Administrator, shall appoint agents to accept, pay for and dispose of any dairy butter purchased for its account pursuant to the provisions of Section 5 hereof.

8. Every agent shall

- (a) accept delivery of all dairy butter delivered to him pursuant to the provisions of this Order by any retailer or wholesale distributor;
- (b) forthwith pay to the retailer or wholesale distributor the price of such dairy butter as prescribed by clause (d) of Section 6 hereof;

- (c) report in writing on Monday of each week to the Corporation the quantity of dairy butter received by him for the account of the Corporation during the week ending at the close of business on the preceding Saturday;
- (d) forward to the Corporation, in accordance with directions given from time to time by the Corporation, all receipts received by him under the provisions of Section 6 of this Order;
- (e) sell and distribute such dairy butter to such persons on such terms and conditions and for such price or prices as may be directed from time to time by the Corporation with the approval of the Foods Administrator.

9. The Corporation shall pay to each agent who buys and sells dairy butter under the provisions of this Order such remuneration as may be directed from time to time by the Chairman of the Board and in such manner as the Corporation may from time to time decide with the approval of the Chairman.

10. This Order shall be effective on and after the 1st day of March, 1943.

Made at Ottawa, the 16th day of February, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 239

Respecting Oranges

made pursuant to authority conferred by Order in Council P.C. 8528 dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 215 of the Board and to consolidate such Order as amplified;

Therefore, the said Order No. 215 is hereby revoked and the following is substituted therefor:—

1. For the purposes of this Order,
 - (a) "oranges" means all oranges exclusive of tangerines and bitter oranges;
 - (b) "size" means the number marked on a standard shipping case having a capacity by volume of approximately two (2) cubic feet, to designate the number of oranges packed in such case;
 - (c) "wholesale distributor" means any person who sells oranges otherwise than at retail.
2. (1) The maximum price at which any wholesale distributor may sell or offer to sell any oranges shall be the sum of the following:
 - (a) the actual price paid by the wholesale distributor for such oranges plus such transportation charges, bank and foreign exchange, customs brokerage charges, excise tax and insurance charges as are to be borne by him and are not included in such actual price; and
 - (b) the actual cost of necessary extra wrapping of the oranges, such cost not to exceed in the aggregate ten cents (10 cts.) per case;
 - (c) a markup not exceeding the markup that was included in his highest lawful selling price of such oranges during the basic period from September 15 to October 11, 1941, and not in any event exceeding 15 per cent of the sale price;

provided that in order to determine, for the purposes of this Section, his laid-down cost of such oranges at his warehouse, such wholesale distributor may, at the commence-

ment of business on Monday of each week, average the cost of each size of oranges purchased by him under conditions of sale providing for delivery in the following week, if such wholesale distributor retains a copy of his cost sheets and the supplier's invoice in his place of business for 90 days thereafter, available for inspection by any representative of the Board. .

(2) In any case in which it is not feasible for any wholesale distributor to determine his cost of the oranges sold by him in any week according to the provisions of subsection (1) of this Section, the Foods Administrator or any person authorized by him may prescribe the method by which such wholesale distributor shall determine his average laid-down cost of each size of oranges.

3. (1) In the case of a sale of oranges by a wholesale distributor to another wholesale distributor, or in the case of a sequence of sales between wholesale distributors, the markup referred to in clause (c) of subsection (1) of Section 2 of this Order shall constitute their total combined markup; and every wholesale distributor, on a sale to another wholesale distributor, shall deliver to the buyer before or concurrently with delivery of the oranges an invoice stating:

(a) the actual price paid and the actual wrapping cost, if any, referred to in clauses (a) and (b) of such subsection, and

(b) the said total combined markup and such buyer's share thereof.

(2) Every wholesale distributor, on a sale of oranges to a retailer, shall deliver to the retailer concurrently with delivery of the oranges an invoice stating the size and price of such oranges.

4. The maximum price at which any person may sell or offer to sell any oranges at retail shall be the sum of the following:

(a) the actual price paid by such person for such oranges not exceeding the maximum price set forth in Section 2 of this Order, plus such transportation charges, bank and foreign exchange, customs brokerage charges, excise tax and insurance charges as are to be borne by him and are not included in such actual price; and

(b) an amount, in the case of sales of Florida oranges only, equal to 5 per cent of such person's laid-down cost to cover loss from spoilage; and

(c) a markup not exceeding the markup that was included in his highest lawful selling price of such oranges during the said basic period and not in any event exceeding 25 per cent of his selling prices of such oranges.

5. (1) Every person selling oranges at retail by weight shall

(a) have display cards attached or affixed to each display of oranges offered for sale by him, showing legibly stamped or printed thereon the price per pound of such oranges; and

(b) include in any price list or advertisement issued or sponsored by him the price per pound of such oranges.

(2) Every person selling oranges at retail otherwise than by weight shall

(a) display, according to their respective sizes only, all oranges offered for sale by him in his place of business, and shall have display cards attached or affixed to each such display showing legibly stamped or printed thereon the price and size of such oranges;

(b) include in any price list or advertisement issued or sponsored by him the sizes of each kind of oranges so listed or advertised for sale by him, in addition to the prices for such oranges.

(3) Every person selling oranges at retail, whether by weight or otherwise, shall retain in his place of business, available for inspection by any representative of the Board, for 90 days after the date of delivery to him of any oranges, a copy of each invoice received by him from his supplier.

6. In any case in which the maximum price as fixed by this Order on the sale at retail of any oranges includes in addition to a whole number of cents a fraction

of a cent, such maximum price shall be reduced to the nearest whole cent if such fraction is less than one-half cent and may be increased to the next highest whole cent if such fraction is one-half cent or more.

7. This Order shall be effective on and after the 22nd day of February, 1943.

Made at Ottawa, this 18th day of February, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 240

Respecting Maximum Rentals and Termination of Leases

made pursuant to authority conferred by Order in Council P.C. 9029, dated the 21st day of November, 1941.

Whereas the English word "needs" in clauses (e) and (f) of subsection (3) of Section 16 of Order No. 108 of the Board, as amended by Order No. 211 of the Board, is translated as "requiert" in the French translation of such Order;

Therefore, this Board orders as follows:

1. The words "requiert le" in clause (e) and clause (f) of subsection (3) of Section 16 of the French translation of Order No. 108 of the Board, as amended by Order No. 211 of the Board, are hereby deleted and the words "a besoin du" are substituted therefor.
2. This Order shall be effective on and after the 22nd day of February, 1943.

Made at Ottawa, the 20th day of February, 1943.

DONALD GORDON,
Chairman.

ADMINISTRATORS' ORDERS

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-597

Respecting Maximum Rentals for Rooming Accommodation

Pursuant to authority conferred by Order No. 183 of the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Administrator's Order No. A-488 is hereby amended by

(i) deleting therefrom subsections (f), (g), (h) and (i) thereof and by substituting the following therefor:

"(f) "maximum rate card" means the maximum rate card prescribed by a Rentals Administrator;

(g) "parent" means father, mother, step-father, step-mother, adopting father, adopting mother or any person standing "in loco parentis";

(h) "rental" means any payment or consideration, including any bonus, gratuity or benefit, charged, demanded, received, collected or paid per day, week, month, year or other period of time, as the case may be, for the use or occupancy of any rooming accommodation;

(i) "Rentals Administrator" means a person duly appointed as such by the Board with the approval of the Governor in Council, and any person similarly appointed as a Deputy Rentals Administrator;

(j) "rooming accommodation" means any place of dwelling, other than the following:

(i) housing accommodation, being any place of dwelling, the occupant of which is entitled under his lease to the exclusive possession of such place of dwelling, and is not obliged by any term or provision, express or implied, of such lease, to share with any other person, the use of a bathroom, bath, kitchen, kitchen sink, toilet, watercloset or similar convenience in such place of dwelling; and for the purpose of this clause the word "occupant" means either a single occupant, or two or more occupants jointly entitled to the same rights of occupancy and use of the same place of dwelling,

(ii) any room in a hotel, and,

(iii) any structure or part of a structure used for combined business and dwelling purposes, provided that the lease thereof is made to one tenant, or to two or more tenants jointly, the occupancy and use thereof is enjoyed by such tenant or tenants, and the rental payable under such lease has not been apportioned in respect of that part used for business purposes and that part used as a place of dwelling;

together with such heating, lighting, water, meals, janitor and other services, garage, equipment, furniture, furnishings, fixtures or facilities as are supplied by the landlord or which the landlord expressly or impliedly agreed to supply."

(ii) renumbering Section 18 thereof as Section 19 and,

(iii) by adding thereto a new Section 18, as follows:

"18. The provisions of this Order shall not apply to,

(a) any living or sleeping room, constituting a place of dwelling, occupied and used in common with the landlord or with the landlord's parent, spouse, child or dependent, or with any person habitually residing with the landlord as a member of the landlord's family, or with any person to whom the landlord stands "in loco parentis", or with any employee of the landlord's household; or,

(b) any living or sleeping room in an educational or charitable institution; or,

(c) any room in the clubhouse of an incorporated club if such room is rented only to a member of such club and if such club by its charter is not permitted to operate for profit."

2. This Order shall be effective on and after the 22nd day of February, 1943.

Dated at Ottawa, this 16th day of February, 1943.

OWEN LOBLEY,
C. R. DeMARA,
Rentals Administrators.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-598

Respecting Maximum Rentals for Rooming Accommodation

Pursuant to authority conferred by Order No. 183 of the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. For the purposes of this Order, unless the context otherwise requires,
 - (a) "Board", "landlord", "lease", "parent", "rental", "Rentals Administrator" and "tenant" shall each have the respective meaning set forth in Section 1 of Order No. 108 of the Wartime Prices and Trade Board;
 - (b) "rooming accommodation", means any place of dwelling, other than the following:
 - (i) housing accommodation, being any place of dwelling, the occupant of which is entitled under his lease to the exclusive possession of such place of dwelling, and is not obliged by any term or provision, express or implied, of such lease, to share with any other person, the use of a bathroom, bath, kitchen, kitchen sink, toilet, watercloset or similar convenience in such place of dwelling; and for the purpose of this clause the word "occupant" means either a single occupant or two or more occupants jointly entitled to the same rights of occupancy and use of the same place of dwelling.
 - (ii) any room in a hotel, and,
 - (iii) any structure or part of a structure used for combined business and dwelling purposes, provided that the lease thereof is made to one tenant, or to two or more tenants jointly, the occupancy and use thereof is enjoyed by such tenant or tenants, and the rental payable under such lease has not been apportioned in respect of that part used for business purposes and that part used as a place of dwelling;
- together with such heating, lighting, water, meals, janitor and other services, garage, equipment, furniture, furnishings, fixtures or facilities as are supplied by the landlord or which the landlord expressly or impliedly agreed to supply.

2. Notwithstanding the provisions of subsection (2) of Section 3 of Order No. 108 of the Board, as amended by Order No. 211 of the Board, but subject to the provisions of Section 3 of this Order and to the provisions of Administrator's Order No. A-421, and to the provisions of Administrator's Order No. A-488, for any rooming accommodation let in respect of each person occupying or using such rooming accommodation, the maximum rental for which has not been fixed by the Maximum Rentals Regulations or by or under any Order of the Board, the maximum rental shall be the rental lawfully payable under the first lease for such accommodation, made after October 11, 1941; provided that the rental shall in no event be higher than the rental generally prevailing on October 11, 1941, for similar rooming accommodation, occupancy and use in the same locality of the particular municipality, and further provided that, no person shall, on behalf of himself or of another person, at any time charge, demand, receive, collect or pay a rental in respect of each person occupying or using the rooming

accommodation unless such rooming accommodation is equipped and supplied with furniture, bedding and linen by the landlord for the living and sleeping accommodation of each person so occupying or using the rooming accommodation.

3. The provisions of Section 2 of this Order shall not apply to,

- (a) any living or sleeping room, constituting a place of dwelling, occupied and used in common with the landlord or with the landlord's parent, spouse, child or dependent, or with any person habitually residing with the landlord as a member of the landlord's family, or with any person to whom the landlord stands "in loco parentis", or with any employee of the landlord's household; or,
- (b) any living or sleeping room in an educational or charitable institution; or,
- (c) any room in the clubhouse of an incorporated club if such room is rented only to a member of such club and if such club by its charter is not permitted to operate for profit.

4. This Order shall be effective on and after the 22nd day of February, 1943.

Dated at Ottawa, this 16th day of February, 1943.

OWEN LOBLEY,
C. R. DeMARA,
Rentals Administrators.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No A-599

Respecting Rooming Accommodation in the Town of Dauphin, Manitoba, and within a distance of one mile from the limits of such Town

Pursuant to authority conferred by Order No. 183 of the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. For the purposes of this Order, unless the context otherwise requires,
 - (a) "Board", "landlord", "lease", "parent", "rental", "Rentals Administrator" and "tenant" shall each have the respective meaning set forth in Section 1 of Order No. 108 of the Wartime Prices and Trade Board;
 - (b) "rooming accommodation", means any place of dwelling, other than the following:—
 - (i) housing accommodation, being any place of dwelling, the occupant of which is entitled under his lease to the exclusive possession of such place of dwelling and is not obliged by any term or provision, express or implied, of such lease, to share with any other person, the use of a bathroom, bath, kitchen, kitchen sink, toilet, watercloset or similar convenience in such place of dwelling; and for the purpose of this clause the word "occupant" means either a single occupant or two or more occupants jointly entitled to the same rights of occupancy and use of the same place of dwelling.
 - (ii) any room in a hotel, and,
 - (iii) any structure or part of a structure used for combined business and dwelling purposes, provided that the lease thereof is made to one tenant, or to two or more tenants jointly, the occupancy and use thereof is enjoyed by such tenant or tenants, and the rental payable under such lease has not been apportioned in respect of that part used for business purposes and that part used as a place of dwelling,

together with such heating, lighting, water, meals, janitor and other services, garage, equipment, furniture, furnishings, fixtures or facilities as are supplied by the landlord or which the landlord expressly or impliedly agreed to supply.

2. Subject to the provisions of Section 3 of this Order, the landlord of any rooming accommodation in the Town of Dauphin, or within a distance of one mile from the limits of such Town, for which there is a lease in effect on the effective date of this Order or for which there was a lease in effect at any time within the period of one month immediately preceding such date, shall properly complete and sign,

- (a) form R.C. 34-W, if the rental charged for such rooming accommodation is in respect of each person occupying or using the accommodation; or,
- (b) form R.C. 35-W, if the rental charged for such rooming accommodation is in respect of the accommodation as a unit,

and shall on or before March 8, 1943, file such form, so completed and signed, in the office of the Board in the said Town of Dauphin.

3. The provisions of Section 2 of this Order shall not apply to,

- (a) any living or sleeping room, constituting a place of dwelling, occupied and used in common with the landlord or with the landlord's parent, spouse, child or dependent, or with any person habitually residing with the landlord as a member of the landlord's family, or with any person to whom the landlord stands "in loco parentis", or with any employee of the landlord's household, or,
- (b) any living or sleeping room in an educational or charitable institution, or,
- (c) any room in the clubhouse of an incorporated club if such room is rented only to a member of such club and if such club by its charter is not permitted to operate for profit.

4. This Order shall be effective on and after the 22nd day of February, 1943.

Dated at Ottawa, this 16th day of February, 1943.

C. R. DeMARA,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-600

**Respecting Housing Accommodation in the Yukon, in the Northwest Territories,
or in any of the following provinces: Ontario, Manitoba,
Saskatchewan, Alberta or British Columbia**

Pursuant to authority conferred by Order No. 183 of the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. For the purposes of this Order, unless the context otherwise requires, any definition contained in Order No. 108 of the Board shall extend and apply to this Order.

2. On and after the effective date of this Order, the provisions of paragraph (i) of clause (a) of subsection (2) of Section 16 of Order No. 108 of the Board, as amended by Order No. 211 of the Board, shall not apply to any lease of housing accommodation situated in the Yukon, the Northwest Territories or in any of the following provinces: Ontario, Manitoba, Saskatchewan, Alberta or British Columbia.

3. Any lease of housing accommodation, to which the provisions of paragraph (i) of clause (a) of subsection (2) of Section 16 of said Order No. 108 would have applied except for the provisions of Section 2 of this Order, shall, on and after the effective

date of this Order, be deemed to be a lease to which the provisions of paragraph (ii) of clause (a) of subsection (2) of Section 16 of said Order No. 108 shall thereafter apply.

4. This Order shall be effective on and after the 22nd day of February, 1943.

Dated at Ottawa this 16th day of February, 1943.

C. R. DeMARA,
Rentals Administrator.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-602.

Respecting Supply and Use of Cocoanut Oil and other High Lauric Acid Oils

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

(a) "high lauric acid oil" means any crude, refined, bleached or deodorized oil which has a lauric acid content of 35 per cent or more and without restricting the generality of the foregoing includes babassu oil, palm kernel oil and cocoanut oil.

2. No person shall use any lauric acid oil in the manufacture or processing of any product unless in such manufacture or processing at least 90 per cent of the available glycerine content of such oil is recovered and unless the amount of glycerine (free or combined) remaining in the finished product after such manufacturing or processing is less than 1.5 per cent computed on an anhydrous basis.

3. No person shall process or change the condition of any high lauric acid oil except to the extent and in the quantity necessary to complete the products which he manufactures or processes or to fill orders of other persons to whom he resells such oils.

4. No person shall sell, offer to sell or supply to any other person any high lauric acid oil for a use which he knows or has reason to suspect or believe is contrary to the provisions of this Order.

5. No person shall purchase, offer to purchase or acquire any high lauric acid oil except for use in accordance with the provisions of Section 2 or in any greater quantity or proportion than is necessary for such use.

6. Every person who on the effective date of this Order has in his possession or under his control high lauric acid oils in quantities totalling 60,000 pounds or more, by weight of oil, shall retain, set aside and hold not less than twenty-five per centum (25%) of such total quantities.

7. (1) Every person to whom Section 6 is applicable shall within ten days from the effective date hereof, furnish the Oils and Fats Administrator with a written statement showing the kind and quantity of high lauric acid oils in his possession or under his control on the date of this Order.

(2) Every person who purchases or acquires any high lauric acid oils shall not later than five days after such purchase or acquisition furnish the said Administrator with a written statement showing the kind and quantity purchased or acquired.

8. No person to whom Section 6 is applicable shall, except as directed or permitted in writing by the said Administrator put in process, use, sell, deliver or dispose of any part of the quantity of high lauric acid oils which by the provisions of said section he is required to retain, set aside and hold.

9. High lauric acid oils to be retained, set aside and held subject to the direction or permit of the said Administrator, shall so far as may be possible be in the form of crude whole oils and if or to the extent that is not possible shall be in the form of refined, bleached or deodorized whole oils which have not been further processed by pressing or hydrogenation.

10. This Order shall be effective on and after the 24th day of February, 1943.

Dated at Ottawa, this 19th day of February, 1943.

PHYLLIS G. TURNER,
Oils and Fats Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-603

Respecting Shot Guns

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

Administrator's Order No. A-459 is hereby revoked and the following substituted therefor:

1. No manufacturer, wholesaler or retailer shall, except with the written permission of the Co-Ordinator of Sundry Items N.O.P., sell, offer to sell or supply to any person a new 12 gauge shot gun of a make and type set out in the Schedule hereto.

2. This Order shall be effective on and after the 25th day of February, 1943.
Dated at Ottawa, this 20th day of February, 1943.

L. E. MESSINGER,
Co-Ordinator of Sundry Items, N.O.P.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-603

<i>Make</i>	<i>Type</i>
Stevens	Double Barrel
Savage	Double Barrel
Savage	Single Barrel
Ithaca	Double Barrel
Iver Johnson	Double Barrel
Iver Johnson	Single Barrel
Liege	Double Barrel
Fox	Double Barrel
Winchester	Double Barrel
Winchester	Single Barrel
Harrington R	Single Barrel
Belgium	Double Barrel
Riverside	Double Barrel
United	Double Barrel
Western	Double Barrel
Springfield	Double Barrel
LeFever	Double Barrel
Bonehill	Double Barrel

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-605

Respecting Used Wine and Distillers' Bottles

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Adminisrator's Order No. A-236 is hereby revoked.

1. For the purposes of this Order,
"used bottle" means a glass bottle, manufactured in Canada, unchipped and in good condition, previously used to contain wine or spirits and which has not been used to contain javel water, bleach, turpentine or other industrial product of a similar nature.
 2. The maximum price at which any person may sell, offer to sell, buy or offer to buy any used bottle shall not exceed the price prescribed and set forth in Schedule "A" hereto, according to the place at which such used bottle is available for sale, its size and whether it is washed or unwashed, and if the used bottle be of a size not mentioned in the said Schedule the price set forth therein for the next smaller size shall be applicable.
 3. No person shall sell, offer to sell or supply used bottles to a manufacturer or bottler of javel water, bleach, turpentine or other industrial product unless
 - (a) he sold used bottles during the basic period to a manufacturer or bottler of such products; or
 - (b) the Administrator of Used Goods on written application by the seller has fixed in writing the maximum price at which he may sell used bottles to a manufacturer or bottler of such products.
 4. No person shall sell, offer to sell or supply used bottles to a manufacturer or bottler of javel water, bleach, turpentine or other industrial product at a price higher than his lawful maximum selling price as established by Section 7 of the Wartime Prices and Trade Regulations or as fixed pursuant to the provisions of clause (b) of Section 3 of this Order.
 5. Where in any case the special circumstances appear to warrant, or undue hardship or injustice would thereby be avoided, the said Administrator may by direction in writing signed by him, grant exemption from any of the provisions of this Order.
 6. This Order shall be effective on and after the 27th day of February, 1943.
- Dated at Ottawa, this 23rd day of February, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

to Administrator's Order No. A-605

Maximum Selling Price of Used Bottles (Section 2)

The prices set out below are per dozen used bottles, f.o.b. seller's shipping point.

	<i>British Columbia, Ontario and Quebec</i>		<i>Other Provinces of Canada</i>	
	<i>Unwashed</i>	<i>Washed</i>	<i>Unwashed</i>	<i>Washed</i>
10, 12 and 13 oz.....	22 cents	31 cents	22 cents	30 cents
20, 25 and 26 oz.....	43 cents	55 cents	36 cents	45 cents
31 and 32 oz.....	43 cents	55 cents	40 cents	50 cents
40 oz.....	43 cents	55 cents	43 cents	55 cents

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-606

Respecting Men's and Boys' Dressing Gowns

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. No person shall manufacture men's or boys' dressing gowns except in accordance with the restrictions set out in the Schedule hereto, and no person shall manufacture men's or boys' dressing gowns having any of the features described as Eliminations in the said Schedule.
2. Nothing in this Order shall prohibit the completion of men's or boys' dressing gowns from material which was at the date of this Order cut or processed in such manner as to prevent its use in accordance with the provisions of Section 1.
3. The Administrator of Men's and Boys' Furnishings may by direction in writing grant exemption from any provision of this Order in any case where the special circumstances appear to warrant or where undue hardship or injustice would otherwise ensue.
4. This Order shall be effective on and after the 2nd day of March, 1943.

Dated at Ottawa this 23rd day of February, 1943.

J. D. C. FORSYTH,
Administrator of Men's and Boys' Furnishings.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-606

Restrictions:

1. Men's Gowns:

(a) Maximum Lengths

<i>Sizes</i>	<i>Lengths</i>
small	50"
medium	51"
large	52"
oversize	53"

(b) Sweep not to exceed 69"

(c) Hem not to exceed 1"

2. Boys' Gowns

(a) Maximum Lengths

<i>Size</i>	<i>Body</i>	<i>Sleeve</i>
6	35"	12½"
8	37"	13½"
10	39"	15"
12	41"	16"
14	43"	17½"
16	45"	18"

Sizes other than above, proportionate measurements.

(b) Sweep not to exceed 58"

(c) Hem not to exceed 1"

3. All Men's and Boys' Gowns:

- (a) not more than two pockets;
- (b) collars of shawl style only;
- (c) no buttons except on eiderdown type;
- (d) eiderdown type to be made in single breasted style only; all other types, wrap around style;
- (e) trimming to be of cord edging or piping only;
- (f) seam binding on eiderdown type only; all other types, seam binding only on armholes and shoulder seams;
- (g) outside patch pockets only;
- (h) fringed belt not wider than 3"; belt without fringe graduated to not more than 4" at ends.

Eliminations:

All Men's and Boys' Gowns:

- (a) lining;
- (b) double breasted style;
- (c) braid trimming;
- (d) tassels on belts.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-608

Respecting Officers' Shirts

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order, "officer's shirt" means that type of shirt which has been approved by the Dress Committees of the Armed Forces, as to style and colour, for use of Commissioned Officers of the Armed Forces.

2. Every manufacturer or wholesaler who sells officers' shirts to a retailer shall obtain upon the order of the retailer therefor his signed undertaking to re-sell such shirts only to or for the use of Commissioned Officers of the Armed Forces.

3. Every retailer who purchases officers' shirts shall endorse upon the order therefor his signed undertaking to re-sell them only to or for the use of Commissioned Officers of the Armed Forces.

4. This Order shall be effective on and after the 26th day of February, 1943.

Dated at Ottawa this 23rd day of February, 1943.

J. D. C. FORSYTH,
Administrator of Men's and Boys' Furnishings.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-609.

Respecting Glove, Mitt and Garment Leather

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board, as follows:

1. For the purposes of this Order, "hides" means domestic or imported steer, cow and bull hides.

2. No tanner or processor of glove, mitt or garment leathers who at the effective date of this Order, has in his possession or under his control any hides or leather suitable for the manufacture of gloves, mitts or garments, shall deliver or dispose of such hides or leather, or put into process such hides, except

(a) to the order of the Department of Munitions and Supply or any of the Departments of National Defence; or

(b) with the written permission of the Administrator of Hides and Leather;

provided, that nothing in this Section contained shall be deemed to prohibit the delivery, disposal or putting into process of hides or leather which do not comply with specifications of the said Departments.

3. Every tanner and processor of glove, mitt or garment leathers who at the effective date of this Order has in his possession or under his control any hides or leather suitable for the manufacture of gloves, mitts or garments, shall report in writing to the Administrator of Hides and Leather, within five days from the effective date hereof, showing with reference to such effective date the number or quantity of

(a) hides not in process

(b) hides in process

(c) leather fully processed

which such tanner or processor has in his possession or under his control. Such report shall further disclose, with reference to each of (a), (b) and (c) above, how far such hides and leather have been processed, the number or quantity of hides and leather which do not comply with the specifications of the Departments referred to in Section 1, and the reasons therefor.

4. This Order shall be effective on and after the 27th day of February, 1943.

Dated at Ottawa this 23rd day of February, 1943.

S. C. COOK,
Administrator of Hides and Leather.

Approved:

D. GORDON
Chairman, The Wartime Prices and Trade Board.

PART V
EXPORT PERMIT BRANCH
(Trade and Commerce)

Rifles, revolvers and pistol, .22 calibre and smaller.

EXPORT PERMIT BRANCH ORDER No. 61

By virtue of the power conferred upon me by Paragraph 4 of Order in Council P.C. 2448 of April 8, 1941, the undersigned hereby orders:

1. That the following commodities be exempt from requiring an export permit when shipped to any part of the British Empire or to the United States:

Group 9—Miscellaneous

Rifles, revolvers and pistol, .22 calibre and smaller.
Shotguns and shotgun shells.

2. That the following commodities be exempt from requiring an export permit when shipped to the United States:

Group 1—Agricultural and Vegetable Products

Orchard grass.
Meadow fescue.

Group 7—Non-metallic Minerals and Their Products

Talc, steatite, soapstone and pyrophyllite, crude and ground.

3. That the following commodities be exempt from requiring an export permit when shipped to any part of the British Empire:

Group 8—Chemical and Allied Products

Proprietary medicinal products, packaged for retail sale—

Asthma, catarrh, and hay-fever preparations, including inhalants.
Corn and foot remedies.
Cough, cold and bronchial preparations.
Digestive preparations.
Headache, neuralgia and pain remedies.
Liniments.
Malaria, chill and fever remedies.
Mouth washes, gargles and personal antiseptics.
Salves and ointments for coughs, colds, burns, cuts, etc.
Tonics, blood purifiers, emulsions and appetizers.
Medicinal preparations, proprietary, n.o.p.

4. That this Order come into force and have effect on and after February 22, 1943.

JAS. A. MACKINNON,
Minister of Trade and Commerce.

VOLUME I—No. 9

March 8, 1943



CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
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PART I
Orders in Council

Order in Council amending the Wartime Alcoholic Beverages
Order, 1942 (P.C. 11374)

P.C. 1458

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Revenue reports that it has been found that the Wartime Alcoholic Beverages Order, 1942, dated December 16, 1942, (P.C. 11374) requires to be revised and amended in several important respects;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue, concurred in by the Minister of Justice, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada 1927, is pleased to amend the said Wartime Alcoholic Beverages Order, 1942, and it is hereby amended as follows:

1. Section 2 is hereby revoked and the following is substituted therefor:

“2. In this order, unless the context otherwise requires:

- (a) “distiller” means any person licensed under or in pursuance of the Excise Act, 1934, to manufacture or produce spirits;
- (b) “enter for consumption” has the same meaning as in the Customs Act;
- (c) “Minister” means the Minister of National Revenue;
- (d) “person” shall include His Majesty in right of any province in Canada or any governmental department, board, commission or agency on his behalf;
- (e) “spirits” means all potable distillate produced by a distiller, and includes alcoholic beverages commonly known as whisky, brandy, rum, gin, cocktails and liqueurs;
- (f) the words “beer”, “brewer” and “proof spirits” shall have the same meaning respectively as set forth in the Excise Act, 1934;
- (g) “Wine” means any alcoholic beverage, the product of the natural or induced fermentation of fruit agricultural products or any saccharine material fermented alone or in any combination without any process of distillation;”

2. Subsection (1) of section 12 is hereby revoked and the following is substituted therefor:

“12. (1) No person shall, for the purpose of promoting the sale of spirits, wine or beer or of creating or establishing goodwill or other benefit or advantage,

- (a) publish an advertisement of any spirits, wine or beer;
- (b) publish an advertisement of himself as a distiller, manufacturer or brewer of spirits, wine or beer or as a person who sells spirits, wine or beer; or
- (c) publish an advertisement of any person as a distiller, manufacturer or brewer of spirits, wine or beer or as a person who sells spirits, wine or beer:

Provided that every such advertisement (except an advertisement which, in the opinion of the Minister is in the public interest or the legal financial or other reasonable needs of the distiller, manufacturer, brewer or seller requires to be published) in respect of which expense is incurred by or on behalf of any such distiller, manufacturer, brewer or seller shall be deemed to have been published for the purpose of promoting the sale of spirits, wine or beer or of creating or establishing goodwill or other benefit or advantage."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing regulations *re* claims for salvage services rendered by H.M. Canadian ships

P.C. 1525

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Transport reports that the Minister of National Defence for Naval Services has represented to him that, under the provisions of the Merchant Shipping (Salvage) Act, 1940, claims for salvage services rendered by ships belonging to His Majesty have been authorized and that, as salvage services rendered by His Majesty's Canadian Ships accrue largely to the benefit of Marine Underwriters, the Crown in Canada should be in a position to claim salvage in the same way as the Crown is so permitted in the United Kingdom under the provisions of the Act aforesaid and that he has requested, accordingly, that such action as may be required might be taken by the Department of Transport so as to authorize claims for salvage services rendered by ships belonging to His Majesty, which claims are barred under the provisions of Section 534 of the Canada Shipping Act, 1934.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and under the authority of the War Measures Act and notwithstanding the provisions of the Canada Shipping Act, 1934, is pleased to make the following regulations and they are hereby made and established accordingly,—

REGULATIONS

1. (1) Where salvage services are rendered by or with the aid of a ship belonging to His Majesty, His Majesty shall be entitled to claim salvage for those services, and shall have the same rights and remedies in respect of those services as any other salvor would have had if the ship had belonged to him.

(2) Where salvage services are rendered by or with the aid of any requisitioned ship, the ship shall be treated, for the purpose of any claim in respect of those services, as belonging to His Majesty and not as belonging to any other person:

Provided that this subsection shall not apply if, under any agreement made on behalf of His Majesty in connection with the requisition, salvage earned by the ship is for the benefit of some person other than His Majesty.

(3) In this section the expression "requisitioned ship" means a ship which for the time being is in the possession of, or at the disposal of, the Minister of National Defence, the Minister of National Defence for Air, or the Minister of National Defence for Naval Services, on behalf of His Majesty, by virtue of the exercise of any power conferred by Regulation 48 of the Defence of Canada Regulations, or any power exercisable by virtue of the prerogative of the Crown; and the expression "requisition" shall be construed accordingly.

2. No claim for salvage services by the commander or crew, or part of the crew of a ship belonging to His Majesty shall be finally adjudicated upon, unless the consent

of the Minister of National Defence, the Minister of National Defence for Air, or the Minister of National Defence for Naval Services, as the case may be, to the prosecution of that claim is proved. Such consent may be given at any time before final adjudication.

3. Any document purporting to give the consent of any of the said Ministers for the purpose of this section shall be evidence of that consent.

4. If a claim is prosecuted and the consent is not proved, the claim shall stand dismissed with costs.

5. These regulations shall apply to aircraft and the word "ship" shall include aircraft.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing James B. Thomson a member of the Mobilization Board, Vancouver, B.C.

P.C. 1559

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that Mr. Alex McKelvie, appointee to the Mobilization Board in Division "K" Vancouver (P.C. 4257, August 27, 1940) died on February 11, 1943; and

That James B. Thomson, formerly an ad hoc member of said Board, has been proposed to replace the late Mr. McKelvie as a regular member of the Board;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and pursuant to Paragraph 8, Section 1 of the National Selective Service Mobilization Regulations P.C. 10924, December 1, 1942, is pleased to appoint and doth hereby appoint Mr. James B. Thomson a regular member of the Mobilization Board in Division "K" Vancouver, effective February 12, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing an Agricultural Advisory Committee

P.C. 1562

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th day of February, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Agriculture reports that requests have been made by the farm organizations of Canada that closer relations be maintained between the Department of Agriculture and representatives of producer interests;

That, under the agreement between the Minister of Finance and the Minister of Agriculture, the Department of Agriculture will assume additional responsibilities relative to the supply and distribution of food products;

That, the problems of food supply are becoming more difficult as the war progresses; and

That, it is considered that there would be advantages in continuous consultation with designated representatives of producer interests.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Agriculture, and under the authority of the War Measures Act, is pleased to establish and doth hereby establish an Agricultural Advisory Committee to be composed of one member from each province and three additional members, all to be appointed by the Minister of Agriculture.

His Excellency in Council, on the same recommendation is further pleased to order and doth hereby order,—

1. That the said Committee meet in Ottawa periodically at the call of the Chairman or at the request of the Minister of Agriculture.

2. That at such meetings officials of the Department of Agriculture be available to supply information to the Committee.

3. That recommendations be made by the Committee to the Minister of Agriculture or the Deputy Minister of Agriculture with respect to modifications of policies of the Department with regard to food production and supply which may be in effect or under consideration and with respect to major problems in the marketing or production of agricultural products.

4. That the Chairman and members of the Committee be paid their traveling and living expenses incurred in attending meetings in Ottawa and, those who are not Government employees be given an allowance of \$10.00 per diem for the time occupied in attending the meetings, to be paid from funds allotted from the War Appropriation.

5. That those appointed as members of the Committee retain such membership during pleasure.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending Export Permit Regulations

P.C. 1685

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce reports that it is deemed to be in the best interests of the Canadian war effort that Order in Council P.C. 2448 of April 8, 1941, establishing the Export Permit Branch, be amended;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the power vested in the Governor in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206, Revised Statutes of Canada 1927) is pleased to amend Order in Council P.C. 2448 of April 8, 1941, and it is hereby amended as follows effective March 2, 1943:—

Paragraph 5 is revoked and the following is substituted therefor:

5. No person shall export any goods to any country, other than parts of the British Empire or the United States, without first having obtained a permit issued by or on behalf of the Minister of Trade and Commerce.

Paragraphs 6 and 7 are revoked.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

Bacon Board Order No. 4

By virtue of an Order of the Governor General in Council, under the authority of the War Measures Act, dated the 5th day of May, 1941, P.C. 2978, the Bacon Board was authorized to regulate the quantity of pork that may be distributed in the domestic market and the number of hogs that may be slaughtered for distribution in the domestic market by any packer or other person, when such action is required to secure the necessary quantities of bacon and other pork products for export to the United Kingdom, now therefore the Bacon Board with the concurrence of the Wartime Prices and Trade Board hereby orders as follows:—

1. For the purposes of this Order, Zones 1, 2, 3, 4, 5, 6, 10, 11, 12, and 14 mean and correspond respectively with the Zones, similarly numbered, described in Section 1 of Order No. 194 of the Wartime Prices and Trade Board.

2. No person who holds a licence issued pursuant to the provisions of Order No. 2 of the Bacon Board dated May 16th, 1941, to slaughter hogs or to process pork shall on and after March 1st, 1943, for distribution, for sale or further processing in the domestic market in Canada,

- (a) slaughter and have slaughtered for him in any calendar week more than fifty per centum (50%) of the average weekly number of hogs slaughtered by and for him during the year 1940; or
- (b) purchase in any calendar week from any other person who does not hold such a licence more than fifty per centum (50%) of the average weekly number of dressed hog carcasses so purchased by him during the year 1940.

3. (1) No person who holds a permit, issued pursuant to the provisions of Administrator's Order No. A-490 of the Wartime Prices and Trade Board, but who does not hold a licence under the provisions of said Order No. 2, of the Bacon Board and who is situated,

- (a) in any part of Zones 5, 6 and in any part of Zone 14, except in the City of Prince Rupert and the City of Nelson, or
- (b) in any designated city or town in Zones 1, 2, 3, 4, 10, 11 and 12

shall on and after March 1st, 1943, slaughter and have slaughtered for him in any calendar week for distribution, for sale or for further processing in the domestic market in Canada, more than seventy five per centum (75%) of the average weekly number of hogs slaughtered by and for him during the year 1941.

(2) No person who holds a permit issued pursuant to the provisions of said Administrator's Order No. A-490, but who does not hold a licence under the provisions of said Order No. 2 of the Bacon Board and who is situated in any part of Zones 1, 2, 3, 4, 10, 11 and 12 not included in any designated city or town in such zones shall on and after March 1st, 1943, slaughter and have slaughtered for him in any calendar week for distribution, for sale or for further processing in any designated city or town more than seventy five per centum (75%) of the average weekly number of hogs so slaughtered by or for him during the year 1941.

(3) For the purposes of this Order "designated city or town" means,

- (a) any city or town having over 5,000 inhabitants, listed in the table of such cities and towns in *The Canada Year Book 1942* published by the Dominion Bureau of Statistics; and

(b) any other city or town designated by the Bacon Board by notice published in Canadian War Orders and Regulations.

4. Bacon Board Order No. 3 published in the *Canada Gazette* on September 19th, 1942, is hereby rescinded by the Bacon Board.

5. This Order shall be effective on and after March 1st, 1943.

Dated at Ottawa, this 27th day of February, 1943.

APPROVED:

L. C. McOUAT,
Acting Chairman, Canadian Bacon Board.

DEPARTMENT OF NATIONAL REVENUE

WM No. 13 (Revised)

Supplement No. 22

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 19th February, 1943.

To Collectors of Customs and Excise:

Importation Allowed of Publications

Referring to Memorandum WM No. 13, Supplements Nos. 72 and 95, dated respectively 27th August, 1940, and 13th November, 1940, the following publications may, from the date of this Notice, be allowed entry into Canada, viz:—

"L'Italia" (The Italian Daily News)	A newspaper in the Italian language, published at 1500 Stockton St., San Francisco, California.
"Work and Wages in the Soviet Union"	A pamphlet in the English language by I. Gudov, published by Foreign Languages Publishing House, Moscow, USSR.

L. F. JACKSON,
Assistant Commissioner of Customs.

WM No. 19

Supplement No. 37

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 24th February, 1943.

To Collectors of Customs and Excise, and others concerned:

Trading with the Enemy

List of Specified Persons, Revision No. 37

Herewith is furnished for your information and guidance a Proclamation amending as of the date of publication, the List of Specified Persons published with Memorandum WM No. 19, by:—

- (a) inserting the names and addresses specified in Part 1 of the Annex;
- (b) deleting the names and addresses specified in Part 2 of the Annex; and
- (c) by making the amendments specified in Part 3 of the Annex.

L. F. JACKSON,
Assistant Commissioner of Customs.

WM No. 35

(Revised)

Supplement No. 3

MEMORANDUM

DEPARTMENT OF NATIONAL REVENUE, CANADA

CUSTOMS DIVISION

OTTAWA, 22nd February, 1943.

*To Collectors of Customs and Excise, and others concerned:***War Exchange Conservation Act**

Under the authority of Subsection (2) of Section 3 of the War Exchange Conservation Act, the Minister of National Revenue has been pleased to exempt from the provisions of the War Exchange Conservation Act knitted fabrics exceeding 12 inches in width so that this Act may be administered as if Item 568 read as follows:—

568—Knitted garments, knitted underwear and knitted goods, n.o.p. (but not to include knitted fabrics exceeding 12 inches in width).

Effective on and after the 22nd February, 1943, the date of publication in Canadian War Orders and Regulations.

L. F. JACKSON,
Assistant Commissioner of Customs.

WM No. 39

Fourth Revision

Supplement No. 26

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 19th February, 1943.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

Effective on and after February 22, 1943, the commodities listed hereunder are added to the list of commodities requiring an export permit for shipment from Canada.

Note that certain items therein are exempt from requiring an export permit when shipped to the United States, to the British Empire or to both as indicated by the symbols opposite the items which are explained in the footnote.

GROUP 1—Agricultural and Vegetable Products

Field peas (including split peas).

Field crop and vegetable seeds—

(a) Orchard grass.

(a) Meadow fescue.

Barley.

Oats.

Buckwheat.

Swiss chard.

GROUP 2—Animals and Animal Products

Waxes, animal, including admixtures.

GROUP 3—Fibres, Textiles and Textile Products

Vegetable fibres, n.o.p., unmanufactured, vegetable fibre yarn and manufactures, n.o.p.

GROUP 5.—*Iron and Steel (including Alloy Steel) and Their Products*

Bottle closures.
Safes and vaults, and equipment and parts therefor.
Needles.
Steel wool.
Lamps and lanterns.

GROUP 6.—*Non-ferrous Metals and Their Products*

Thorium manufactures (including incandescent mantles).
Cerium manufactures.

GROUP 7.—*Non-metallic Minerals and Their Products*

Limestone, ground.
Paraffin wax manufactures (including candles).
(a) Talc, steatite, soapstone and pyrophyllite, crude and ground.

GROUP 8.—*Chemical and Allied Products*

Proprietary medicinal products, packaged for retail sale:
(b) Asthma, catarrh, and hay-fever preparations, including inhalants.
(b) Corn and foot remedies.
(b) Cough, cold and bronchial preparations.
(b) Digestive preparations.
(b) Headache, neuralgia and pain remedies.
(b) Liniments.
(b) Malaria, chill and fever remedies.
(b) Mouth washes, gargles and personal antiseptics.
(b) Salves and ointments for coughs, colds, burns, cuts, etc.
(b) Tonics, blood purifiers, emulsions and appetizers.
(b) Medicinal preparations, proprietary, n.o.p.

GROUP 9.—*Miscellaneous*

Umbrellas and umbrella frames.
Pencils, all kinds, including mechanical.
Fountain and stylographic pens, and parts therefor.
(c) Rifles, revolvers and pistols, .22 calibre and smaller.
(c) Shotguns and shotgun shells.
Musical instruments (including phonographs), parts and accessories.
Bats, balls, racquets, fishing rods and tackle, baseball and hockey equipment, and other sporting goods, n.o.p.

L. F. JACKSON,
Assistant Commissioner of Customs

-
- (a) Export permits are not required for shipments to the United States.
(b) Export permits are not required for shipments to any part of the British Empire.
(c) Export permits are not required to any part of the British Empire or to the United States.

WM No. 90
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 19th February, 1943.

To Collectors of Customs and Excise, and others concerned:

The Customs Act—Section 124

It is ordered that the time limit of fourteen days in Section 124 of The Customs Act, wherein to notify the Collector of Customs and Excise of inferiority, or deficiency in quantity, of goods imported and entered, or of any error or omission in the invoice, which might have the effect of reducing the quantity or the value of the goods for Customs purposes, be extended to thirty days, for the duration of the war.

H. D. SCULLY,
Commissioner of Customs.

(P.C. 72/1280, 17/2/43: Authority, War Measures Act)

WM No. 91

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 19th February, 1943.

*To Collectors of Customs and Excise:***Collector's Permission—Perishable Goods**

Referring to Memorandum 1985½B, the time for payment of duties on perishable goods released on Collector's Permission (Form C 6) is hereby extended from 48 hours to 72 hours, for the duration of the present war.

H. D. SCULLY,
Commissioner of Customs.

WM No. 92

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 24th February, 1943.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

It is ordered that the importation into Canada of *Shellac* be prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue.

In order that requests for permits for the importation of Shellac may be dealt with as expeditiously as possible, applications in *duplicate* must be made on the prescribed form, which, together with all correspondence relating thereto, should be sent to the Oils Administrator, Mines Building, Sussex Street, Ottawa. The form to be used is the "Application for Permit to Import War Materials and Other Goods" and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department of National Revenue, Ottawa. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

L. F. JACKSON,
Assistant Commissioner of Customs.

(P.C. 1421, 22/2/43—Authority, War Measures Act)

Series D No. 47

T.C. 108

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 22nd February, 1943.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

It is ordered that, during the period January 2, 1943, to December 31, 1943, rubber substitute of the Buna-S and Butyl type be exempt from the war exchange tax.

L. F. JACKSON,
Assistant Commissioner of Customs.

(P.C. 1208, 15/2/43: Authority, War Measures Act)

Series D No. 47

T.C. 109

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 24th February, 1943.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

It is ordered, effective January 25, 1943, that the undermentioned product be accorded the tariff treatment hereunder indicated:—

Bitter oranges sliced or in the form of pulp for the manufacture of marmalade.....

British Preferential Tariff.....	Free
Intermediate Tariff	20 p.c.
General Tariff	35 p.c.

(To be designated as Tariff Item 105f)

L. F. JACKSON,

Assistant Commissioner of Customs.

(P.C. 1123, 12/2/43—Authority Customs Act)

PART III
THE WARTIME PRICES AND TRADE BOARD
(Finance)

Board Orders

THE WARTIME PRICES AND TRADE BOARD

Order No. 236

Respecting the Maximum Price of Potatoes

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941

Whereas it is expedient to amplify the provisions of Order No. 219 of the Board, and to consolidate such Order as amplified;

Therefore the said Order No. 219 is hereby revoked by the Board and the following is substituted therefor:

1. For the purposes of this Order,
 - (a) "Canada Fancy", "Canada No. 1", and "Canada No. 2" mean respectively, potatoes graded and marked in accordance with the standards for such grades of potatoes as defined and described in the regulations under the Fruit, Vegetables and Honey Act;
 - (b) "potatoes" mean Canadian-grown and imported potatoes of any kind, grade and variety except certified seed potatoes as defined and described in the regulations under the Destructive Insect and Pest Act, and sweet potatoes and yams;
 - (c) "sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning.
2. For the purposes of this Order, Canada is divided into the following areas:
 - (a) Area No. 1, composed of the Provinces of Prince Edward Island, Nova Scotia, New Brunswick, Quebec and that part of the Province of Ontario lying to the east of and including Fort William on the Canadian Pacific Railway and Armstrong on the most northerly transcontinental route of the Canadian National Railways;
 - (b) Area No. 2 composed of that part of the Province of Ontario lying to the west of Area No. 1, and that part of the Province of Manitoba and Saskatchewan lying to the south of the 54th parallel of latitude;
 - (c) Area No. 3, composed of the Province of Alberta and that part of the Province of British Columbia lying north of the 55th parallel of latitude and east of the 125th degree of west longitude;
 - (d) Area No. 4, composed of that part of the Province of British Columbia not included in Area No. 3.
3. Except as otherwise provided in this Order, the maximum price (including all charges) at which any person may sell or offer to sell at wholesale, in less than carload lots, any of the following grades and varieties of potatoes delivered at any of the following delivery points in any area named in Section 2 hereof shall be:
 - (a) at Montreal, in Area No. 1,
 - \$2.00 per 75 pound container of Canada Fancy grade potatoes; and
 - \$1.70 per 75 pound container of Canada No. 1 grade potatoes; and
 - \$1.70 per 75 pound container of any other grade, variety or quality of potatoes;
 - (b) at any other point in Area No. 1, for any grade, variety or quality of potatoes named in clause (a) preceding, the maximum price at Montreal as set forth in

such clause (a) together with or less, as the case may be, the amount, if any, by which the normal transportation cost of potatoes in carload lots from Charlottetown to such other point is greater or less than the normal transportation cost of potatoes in carload lots from Charlottetown to Montreal;

(c) at any point in Area No. 2,

- (i) on sales of potatoes of the Alberta netted gem variety, \$2.40 per 100 pound container of Canada Fancy grade; \$1.80 per 75 pound container of Canada Fancy grade; \$2.20 per 100 pound container of Canada No. 1 grade; \$1.65 per 75 pound container of Canada No. 1 grade; \$2.00 per 100 pound container of Canada No. 2 grade; \$1.50 per 75 pound container of Canada No. 2 grade;
- (ii) on sales of potatoes other than the Alberta netted gem variety, \$2.25 per 100 pound container of Canada Fancy grade; \$1.70 per 75 pound container of Canada Fancy grade; \$1.85 per 100 pound container of Canada No. 1 grade; \$1.40 per 75 pound container of Canada No. 1 grade; \$1.50 per 100 pound container of Canada No. 2 grade; \$1.15 per 75 pound container of Canada No. 2 grade; \$1.15 per 75 pound container of any other grade;

(d) at any point in Area No. 3,

- (i) on sales of potatoes of the Alberta netted gem variety, \$2.70 per 100 pound container of Canada Fancy grade; \$2.50 per 100 pound container of Canada No. 1 grade; \$2.30 per 100 pound container of Canada No. 2 grade;
- (ii) on sales of potatoes other than the Alberta netted gem variety, \$2.10 per 100 pound container of Canada No. 1 grade; \$1.80 per 100 pound container of Canada No. 2 grade; \$1.80 per 100 pound container of any other grade;

(e) At Vancouver, in Area No. 4,

\$2.80 per 100 pound container of British Columbia Interior and Alberta Canada Fancy grade potatoes of the netted gem variety;
 \$2.60 per 100 pound container of British Columbia Interior and Alberta Canada No. 1 grade potatoes of the netted gem variety;
 \$2.40 per 100 pound container of British Columbia Interior and Alberta Canada No. 2 grade potatoes of the netted gem variety and of Coast and Alberta White potatoes of Canada No. 1 grade;
 \$2.10 per 100 pound container of Coast and Alberta white potatoes of Canada No. 2 grade; and
 \$1.90 per 100 pound container of potatoes of any other variety or grade;

(f) At any other point in Area No. 4, for any variety or grade of potatoes named in clause (e) preceding, the maximum price at Vancouver as set forth in such clause (e) together with or less, as the case may be, the amount if any, by which the normal transportation cost of potatoes in carload lots from Kamloops to such other point is greater or less than the normal transportation cost of potatoes in carload lots from Kamloops to Vancouver.

4. On and after March 1, 1943, the maximum price at which any person may sell or offer to sell at wholesale any variety, grade or quality of potatoes in less than carload lots shall be:

- (a) from March 1, 1943, to March 7, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 10 cents per 75 pound container and 15 cents per 100 pound container;
- (b) from March 8, 1943, to April 4, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 20 cents per 75 pound container and 27 cents per 100 pound container;
- (c) from April 5, 1943, to May 2, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes increased by 30 cents per 75 pound container and 40 cents per 100 pound container;
- (d) from May 3, 1943, to May 31, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes increased by 40 cents per 75 pound container and 52 cents per 100 pound container;

- (e) on and after June 1, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes increased by 50 cents per 75 pound container and 65 cents per 100 pound container.

5. The maximum price at which any person in Area No. 2, Area No. 3 or Area No. 4 may sell or offer to sell at wholesale in carload or in less than carload lots, as the case may be, any variety, grade or quality of potatoes to any person in any part of Canada not included in any of the Areas named in Section 2 hereof, shall be the maximum price fixed by this Order on sales of such potatoes at wholesale in carload or in less than carload lots, as the case may be, in that Area, together with the amount by which the actual transportation cost from the shipping point in such area to the point of delivery to the buyer exceeds 35 cents per 100 pound container.

6. The maximum price (including all charges) at which any person may sell or offer to sell at wholesale any variety, grade or quality of potatoes in carload lots shall be:

- (a) from March 1, 1943, to March 7, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 10 cents per 75 pound container and 15 cents per 100 pound container;
- (b) from March 8, 1943, to April 4, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 15 cents per 75 pound container and 21 cents per 100 pound container;
- (c) from April 5, 1943, to May 2, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 20 cents per 75 pound container and 28 cents per 100 pound container;
- (d) from May 3, 1943, to May 31, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 25 cents per 75 pound container and 34 cents per 100 pound container;
- (e) on and after June 1, 1943, the maximum delivered price fixed by Section 3 hereof for such potatoes, increased by 35 cents per 75 pound container and 47 cents per 100 pound container.

7. Notwithstanding anything herein contained, no person reselling potatoes at wholesale shall sell or offer to sell any variety, grade or quality of potatoes at a price that exceeds his delivered cost of such potatoes by an amount that is more than fifteen per cent (15%) of his selling price.

8. (1) Every person selling any potatoes at wholesale shall

- (a) furnish each buyer of such potatoes with an invoice showing accurately the name and complete address of the consignee, the variety, grade, size of containers and the respective price per pound of such potatoes and any fee, levy, commission, agency, service or other charge, payment, bonus, gift or other consideration paid, payable, given or to be given by such buyer in respect of such potatoes; and
- (b) retain a copy of such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date of shipment of such potatoes.

(2) The buyer to whom an invoice is furnished pursuant to subsection (1) of this Section shall retain such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date on which he received such invoice.

9. No person selling potatoes at retail in any part of Canada shall buy or otherwise acquire any variety, grade or quality of Canadian-grown potatoes for resale at a total delivered cost in excess of the lawful maximum price at which such potatoes in less than carload lots may be sold to him in that part of Canada under the provisions of this Order, together with the actual cost of transporting potatoes from that person's nearest railway receiving point to his place of business, if such cost is not included in such wholesale price or was not, during the period from November 1 to November 10, 1942, customarily borne by the seller at wholesale to that person.

10. The maximum price at which any person other than a primary producer may sell or offer to sell at retail any variety, grade or quality of potatoes shall not exceed the sum of the following:

- (a) his actual delivered cost of that variety, grade or quality of potatoes not exceeding the maximum delivered cost of such variety, grade or quality of potatoes set forth in Section 9 hereof; provided that, for the purpose of determining such actual delivered cost, any person who, on March 8, 1943, has in his possession or under his control any potatoes purchased by him before that date but not resold by him before that date, may include in such cost the amount that, pursuant to Section 4 hereof, could have been included in the price at wholesale for such potatoes had they been purchased by him after such date;
- (b) a markup (percentage of cost) on such person's actual cost as determined by clause (a) preceding, not exceeding the lawful markup (percentage of cost) customarily obtained by him during the period from November 1 to November 10, 1942, both dates inclusive, on sales at retail of potatoes of the same variety, grade or quality, but in no case shall such markup exceed four-tenths ($4/10$) of a cent per pound when such potatoes are sold in 75 or 100 pound containers, or five-tenths ($5/10$) of a cent per pound when such potatoes are sold in 50 pound containers, or six-tenths ($6/10$) of a cent per pound when such potatoes are sold in 25 pound containers, or eight-tenths ($8/10$) of a cent per pound when such potatoes are sold in 15 or 10 pound or smaller containers.

11. The maximum price at which any primary producer of potatoes may sell or offer to sell at retail any variety, grade or quality of potatoes in any part of Canada, in a public market or otherwise, shall be the sum of

- (a) the maximum price fixed by this Order on sales at wholesale of such potatoes in less than carload lots in that part of Canada, and
- (b) a markup not exceeding four-tenths ($4/10$) of a cent per pound when such potatoes are sold in 75 or 100 pound containers, or five-tenths ($5/10$) of a cent per pound when such potatoes are sold in 50 pound containers, or six-tenths ($6/10$) of a cent per pound when such potatoes are sold in 25 pound containers, or eight-tenths ($8/10$) of a cent per pound when such potatoes are sold in 15 or 10 pound or smaller containers.

12. Notwithstanding anything contained in Order No. 189 of this Board, the provisions of this Order shall apply to sales of potatoes by the primary producer thereof to any wholesaler, retailer or other dealer.

13. This Order shall be effective on and after the 1st day of March, 1943.

Made at Ottawa, this 16th day of February, 1943.

DONALD GORDON,
Chairman.

STATEMENT OF POLICY ACCOMPANYING BOARD ORDER No. 236

The price structure and storage allowances established in the above Order recognize the necessity of making provision for the normal losses incurred in storing potatoes. However, as the agent of Government policy in the administration of the price ceiling, the Wartime Prices and Trade Board may find it necessary to take steps—through Wartime Food Corporation, Limited, or in some other way—to prevent the full effect of these necessary seasonal increases from being reflected in increased prices to consumers. Should such an adjustment prove feasible, the Board nevertheless does not propose to take any action which would reduce the return to the primary producer as provided in the price structure and storage allowances set forth in this Order.

THE WARTIME PRICES AND TRADE BOARD

Order No. 238

Respecting Milk and Cream Sold in the Vancouver Area

made pursuant to authority conferred by Order in Council P.C. 8528, dated the first day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 172 of the Board as amended by Order No. 190 of the Board, and to consolidate such Order as amplified;

Therefore, said Order No. 172 as amended is hereby revoked by the Board and the following is substituted therefor:

1. For the purposes of this Order,

- (a) "business establishment" means any store or place of business regularly selling milk at retail, and any hotel, restaurant, or other place of business regularly serving meals or refreshments to its employees or to the transient public;
- (b) "Foods Administrator" means the Foods Administrator from time to time appointed by the Board;
- (c) "milk dealer" means any person purchasing or otherwise acquiring milk from primary producers and selling at wholesale or at retail milk, cream or ice cream, and includes any co-operative society or association which sells or supplies milk at wholesale or at retail for its members or for other primary producers;
- (d) "milk jobber" means any person who buys milk from a milk dealer or from any other milk distributor for resale;
- (e) "primary producer" means any person selling or otherwise supplying milk to a milk dealer or to a producer distributor, and includes any co-operative society or association which sells or supplies milk to any milk dealer for its members or for other primary producers;
- (f) "producer distributor" means any person selling or otherwise supplying milk from his own herd to consumers or business establishments;
- (g) "Vancouver area" means that territory comprised of the City of Vancouver, the City of North Vancouver, the District of North Vancouver, the Municipality of West Vancouver, the Municipality of Burnaby, the Municipality of Richmond, the City of New Westminster, the University area in Point Grey, and the Fraser Valley, in the Province of British Columbia.

2. The prices of milk, cream and chocolate flavoured dairy drink on sales at retail to consumers in the Vancouver area shall be as follows, according to the kind of milk, cream or chocolate flavoured dairy drink sold and size of containers:

Kind of Milk, Cream and Chocolate Flavoured Dairy Drink	Cents Per $\frac{1}{2}$ Pint	Cents Per Pint	Cents Per Quart
Standard 3·5% B.F.	7	12
Special 4·5% B.F.	8	14
Buttermilk	9
Skim Milk	8
Chocolate flavoured dairy drink ...	5	9	13
Sour Cream 18% B.F.	20	35
Superior Cream 9% B.F.	9	15	30
Table Cream 18% B.F.	15	30	55

3. The price of milk, cream and chocolate flavoured dairy drink on sales at wholesale in the Vancouver area in bulk or in containers to business establishments, hospitals, charitable institutions and schools shall be as follows, according to the kind of milk, cream or chocolate flavoured dairy drink sold, and the quantity, size of container and class of purchaser:—

Kind of Milk, Cream and Chocolate Flavoured Dairy Drink	Cents per ½ Pint	Cents per Pint	Cents per Quart	Cents per Gal. in Bulk
<i>Sales to Business Establishments</i>				
Standard 3·5% B.F.	3½	6	11	44
Special 4·5% B.F.	4	7	13	52
Buttermilk	8	29
Skim Milk	7	24
Chocolate flavoured dairy drink...	3½	7	11	40
Superior Cream 9% B.F.....	8	13	23	92
Table Cream 18% B.F.....	13	23	40	\$1.60
<i>Sales to Hospital and Charitable Institutions</i>				
Standard 3·5% B.F.	3½	6	11	39
Special 4·5% B.F.	4	7	13	47
<i>Sales to Schools</i>				
Standard 3·5% B.F.	3
Special 4·5% B.F.	4
Chocolate flavoured dairy drink ..	3

4. The price to be paid to primary producers for milk delivered to a milk dealer's or producer-distributor's plant for sale by the dealer or producer-distributor in the Vancouver area in the form of milk, cream or ice cream shall be as follows, according to quantity and butterfat content:

- (a) For each 100 pounds of milk of 3·5% butterfat content, \$2.45;
- (b) for each 100 pounds of milk, the butter fat content of which is greater or less than 3·5%, \$2.45 plus or minus 5 cents for each one-tenth of one per cent of butterfat content greater or less, as the case may be, than 3·5%;
- (c) for milk in quantities of less than 100 pounds, a price proportionate according to quantity to the prices stated in clauses (a) and (b) above for the quantity of 100 pounds.

5. The price of pasteurized bottled milk, ready for delivery, on sales by milk dealers to milk jobbers shall be 32 cents per gallon for standard milk of 3·5% butterfat content and 40 cents per gallon for special milk of 4·5% butterfat content.

6. A bottle charge of 5 cents shall be collected by all milk dealers, milk distributors, milk jobbers and producer-distributors from all consumers and business establishments to whom bottled milk is sold, such charge constituting a deposit which must be refunded by the dealer, jobber, distributor or producer-distributor, as the case may be, if and when the bottle is returned.

7. The Foods Administrator may vary any price established in this Order and may from time to time prescribe prices for milk or cream or chocolate flavoured dairy drink in the Vancouver area by written order countersigned by the Chairman of the Board.

8. No person shall buy or sell or offer to buy or sell milk or cream or chocolate flavoured dairy drink in the Vancouver area except at prices conforming to the provisions of this Order and of any Order of the Foods Administrator.

9. This Order shall be effective on and after the 1st day of March, 1943.

Made at Ottawa this 16th day of February, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 241

Respecting Certain Orders Relating to the Supply of Goods

Whereas, by Order in Council P.C. 504 dated the 23rd day of January, 1943, it was provided that orders of the Controller of Supplies set forth in the Schedule hereto shall be deemed to be orders made by this Board and that this Board may rescind any such order.

And whereas it is deemed expedient to revoke the said Orders and to substitute Administrators' Orders therefor;

Therefore pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941, and said Order in Council P.C. 504, The Wartime Prices and Trade Board orders as follows:

1. Every Order set forth in the Schedule hereto is hereby revoked.
2. This Order shall be effective on and after the 1st day of March, 1943.

Made at Ottawa the 23rd day of February, 1943.

DONALD GORDON,
Chairman.

SCHEDULE to Order No. 241.

<i>Order Number</i>	<i>Title of Order</i>
C.S. 10	Stoves
C.S. 10-A	Stoves
C.S. 10-B	Limitation of Production—Further Order
C.S. 11-B	Vacuum Cleaners
C.S. 14	Washing Machines
C.S. 14-A	Washing Machines
C.S. 14-B	Domestic Washing Machines
C.S. 15-B	Commercial Washing Machines, Commercial Laundry and Dry Cleaning Machinery
C.S. 17	Radios
C.S. 17-A	Amendment to Order No. C.S. 17
C.S. 17-B	Amendment to Order No. C.S. 17-A
C.S. 17-C	Radio Replacement Parts
C.S. 19-A	The Domestic Refrigerator Order
C.S. 19-C	Domestic Refrigerators—Further Order
C.S. 19-D	Restricts Production of Commercial Refrigerating and Air Conditioning Equipment
C.S. 19-E	Manufacture of Domestic Ice Refrigerators and Cabinets Restricted
C.S. 22	Transparent Film
C.S. 22-A	Transparent Film
C.S. 26	Metal Products Prohibition Order
C.S. 26-A	Metal Products Prohibition Order—Supplement
C.S. 26-B	Toys, Children's Sleighs, Children's Wagons and Carts, Phonographs, etc.
C.S. 26-D	Metal Furniture Parts
C.S. 29-C	Bedding and Upholstered Furniture
C.S. 32-A	Household Electric Appliances Order
C.S. 32-A 1	Electric Ironers

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-601

Respecting the Prices of Fertilizers in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-115 is hereby revoked and the following substituted therefor:—

1. (1) Except as provided in subsection 3 of this section, the maximum price per ton at which a person may sell or offer to sell fertilizer materials, mixed or complete fertilizers or approved tobacco fertilizers named in the Schedule hereto for delivery to premises situate in one of the provinces of Canada named in the said Schedule and to a person who buys the product for use, shall be the price set forth in the said Schedule for that product and accordingly as the price is specified with respect to that province.

(2) The maximum price per ton shall be the price of the product

(a) when packed in paper bags;

(b) when sold

(i) for cash payment;

(ii) on sight draft against a bill of lading; or

(iii) under terms requiring payment therefor within 30 days from the date of invoice.

(c) f.o.b. the manufacturer's factory or licensed warehouse; except that in the case of a sale for delivery to premises situate in the province of Ontario of approved tobacco fertilizers,

(i) to a person who purchases the product for use in the Norfolk tobacco zone referred to in Administrator's Order No. A-548, the maximum price per ton shall be the price at the buyer's receiving point nearest to the premises where it is to be used;

(ii) to a person who purchases the product for use in Ontario other than in the zone named in paragraph (i) of this clause, a deduction of two dollars (\$2.00) per ton shall be made by the seller from the price set forth in this Order for approved tobacco fertilizers.

(3) The maximum price per ton of the product may be increased by an amount not exceeding

(a) one dollar (\$1.00), for each one per centum (1%) by weight of water soluble magnesium in a mixed fertilizer;

(b) one dollar (\$1.00), for each one per centum (1%) by weight of nitrogen derived from nitrate of soda;

(c) two dollars (\$2.00), in the case of turnip fertilizers containing two per centum (2%) by weight of sodium tetraborate (borax);

(d) one dollar (\$1.00), for granular fertilizers of the kinds approved, in writing, by the Administrator of Fertilizers and Pesticides;

(e) one dollar and twenty-five cents (\$1.25), when the product is packed in new jute bags;

(f) fifty cents (50c.), when the product is packed in cotton or second-hand jute bags.

(4) Whenever a sale of a product to which this Order is applicable is made on terms of deferred payment, the maximum rate of interest that may be charged on the amount of the sale shall be the rate of one-half of one per centum ($\frac{1}{2}$ of 1%) per month, commencing thirty days from the date of the invoice covering the sale.

2. The maximum price of a product to which this Order is applicable when sold in a quantity less than one ton shall have the same relationship to the maximum price for such product fixed in section 1 as prices for such lesser quantities had to the per ton price during the spring season of 1941.

3. No person shall sell or offer to sell, for use on a field, orchard or garden crop, in any province named in the said schedule, a fertilizer material or a mixed or complete fertilizer of any kind or grade the maximum price of which is not fixed by this Order with respect to that province unless and until the price of the product is fixed or approved, in writing, by the Administrator of Fertilizers and Pesticides, in accordance with the provisions of Order No. 214 of the Board.

4. In case of conflict between the provisions of this Order and of Administrator's Order No. A-326, the provisions of this Order shall prevail.

5. This Order shall be effective on and after the 24th day of February, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

G. S. PEART,
Administrator of Fertilizers and Pesticides.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE
TO ADMINISTRATOR'S ORDER NO. A-601

	New Brunswick, Nova Scotia and Prince Edward Island	Quebec	Ontario
	Maximum Price per Ton		
<i>Fertilizer Materials—</i>	\$ cts.	\$ cts.	\$ cts.
Ammonium nitrate...16%	43 50	43 40	43 15
Ammonium phosphate16-20%	59 50	59 50	59 50
Ammonium phosphate11-48%	66 50
Cyanamid.....21% N	48 35	48 35	47 85
Muriate of potash....50% K ₂ O	49 25	49 25	48 75
Muriate of potash....60% K ₂ O	51 40	51 40	50 90
Nitrate of soda.....16% N	52 50	52 50	52 00
Potash manure salts..25% K ₂ O	29 50	28 50	29 00
Sulphate of ammonia.20% N	44 50	44 00	44 00
Superphosphate.....20% Average P ₂ O ₅	24 00	23 25	23 50
Superphosphate.....38%	38 00	38 00	38 00
<i>Mixed or complete fertilizers—</i>			
0-12-10.....	27 90	28 00
0-14-7.....	28 15	27 25	27 30
2-8-16.....	32 25	33 00
2-12-6.....	29 00	28 00	28 50
2-12-10.....	31 00	31 50
4-8-10.....	32 40	31 25	32 00
4-12-6.....	32 75	31 50	32 30
9-5-7.....	35 00	34 00	36 00
<i>Approved tobacco fertilizers—</i>			
2-10-8.....	31 75	32 50
2-12-10.....	35 50	36 25
4-8-10.....	38 00
5-8-10.....	39 50

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-604

Respecting Used Barrels, Used Cans, Used Drums and Used Pails

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-561 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "authorized dealer" means a person authorized by the Administrator of Used Goods to buy, sell and deal in used containers;
- (b) "used container" means a used barrel, used can, used drum or used pail, described in any of the schedules hereto;
- (c) "used drum" means an empty steel barrel or steel drum, cylindrical in shape and of a capacity not less than four Imperial gallons, which has previously been used and is fit for further use according to the following categories:
 - (i) "No. 1 drum" means a used drum requiring no re-conditioning to render it suitable for any use to which a new drum can be put and includes a used drum which has been subjected if required to any of the processes of de-gassing, cleaning, washing, painting, dent removing or welding and which is shown by test to be suitable for any use to which a new drum can be put;
 - (ii) "No. 2 drum" means a used drum which has been repaired where necessary, and is fit for further use as a container of liquids, and which, with further repairs, can be converted into a No. 1 drum;
 - (iii) "No. 3 drum" means a used drum in a fit state only to contain solids or semi-solids;
- (d) "used barrel" means a wooden barrel or wooden keg which has previously been used, of one of the following categories:
 - (i) "used tight barrel" means a used empty wooden barrel or empty wooden keg properly coopered with steel or wooden hoops, having its heads, staves and hoops in good condition and capable of holding liquids; or
 - (ii) "used slack barrel" means a used wooden barrel or used wooden keg, other than a used tight barrel;
- (e) "used pail" means an open headed steel bucket or container described in any of the schedules hereto, and having therewith a steel lid and which has previously been used and is fit for further use;
- (f) "used can" means a can or tin, described in any of the schedules hereto, which has previously been used and is fit for further use.

2. (1) No person other than an authorized dealer shall sell or supply any used drum or used tight barrel to any other person who purchases or acquires it for his own use, except in the case of the sale or supplying of a used drum or used tight barrel to a person purchasing or acquiring it under a special purchase permit issued pursuant to this Order.

(2) No person shall purchase or acquire any used drum or used tight barrel from a person in Canada other than an authorized dealer, except in the case of purchase or acquisition of a used drum or used tight barrel under and according to the terms of a special purchase permit issued pursuant to this Order.

3. (1) Every person who pursuant to Administrator's Order No. A-561 has been appointed an authorized dealer for the purposes of that Order and whose appointment remains effective at the date on which this Order takes effect is hereby appointed an authorized dealer for the purpose of this Order.

(2) Any person, not being appointed an authorized dealer by virtue of sub-section 1, who in the ordinary course of business buys, acquires, sells, supplies or otherwise deals in used containers may apply to the Administrator of Used Goods to be appointed an authorized dealer and the said Administrator may make such appointment.

4. Any person who desires to purchase or acquire any used drum or used tight barrel from a person in Canada other than an authorized dealer for the purpose of storing or supplying any goods which he manufactures or deals in may apply to the said Administrator for a special purchase permit and the said Administrator may in any case which he deems proper issue such permit, limited in operation as therein set forth.

5. The maximum price at which any person, including an authorized dealer, may sell or offer to sell any kind, condition and size of used container set forth in any of the schedules hereto shall be the lower of the two prices following, namely,

- (a) the selling price set forth in such schedule opposite the name or description of the used container according to its kind, condition and size and for the province of Canada in which such used container is located; or
- (b) the highest lawful price at which he sold any such kind, condition and size of used container in the same province during the basic period, namely, September 15, 1941, to October 11, 1941, both inclusive;

provided, however, that the said Administrator may, in cases where he deems advisable, fix or vary any person's maximum selling price.

6. The maximum price at which any person, including an authorized dealer, may sell or offer to sell any kind, condition and size of used drum of any kind not enumerated in Schedule "A" hereto shall be the lower of the two prices following, namely,

- (a) the following percentage of the lawful maximum selling price at which new steel drums of the same kind, size, gauge and make may be sold by the manufacturer thereof selling the same in carload lots delivered at the place of sale, namely,
 - (i) No. 1 drum.....80 per centum
 - (ii) No. 2 drum.....55 per centum
 - (iii) No. 3 drum.....30 per centum

or

- (b) the highest lawful price at which he sold any such kind, condition and size of used container in the same area during the basic period, namely, September 15, 1941, to October 11, 1941, both inclusive.

7. The maximum price at which any person, including an authorized dealer, may sell or offer to sell any used tight barrel or used slack barrel of any kind and size not enumerated in Schedule "C" hereto shall be the lower of the two prices following, namely,

- (a) seventy per centum of the lawful maximum selling price at which any new barrels of the same kind, size and make may be sold by the manufacturer thereof selling the same in carload lots delivered at the place of sale; or
- (b) the highest lawful price at which he sold such kind, condition and size of used container in the same area during the basic period, namely, September 15, 1941 to October 11, 1941, both inclusive.

8. In any case in which the provisions of Sections 5, 6 or 7, as the case may be, are not applicable by reason of a lawful maximum selling price not having been fixed pursuant to the Wartime Prices and Trade Regulations the said Administrator may, upon application made to him in writing according to the form prescribed by the Board, fix the lawful maximum selling price at which the authorized dealer may sell or supply the used containers described in the application.

9. Notwithstanding the provisions of this Order with respect to the maximum selling price of used containers, nothing herein contained shall be deemed to prohibit

- (a) a person from continuing any deposit, debit or credit or other system in use by him during the basic period, namely, September 15, 1941, to October 11, 1941, both inclusive; nor
- (b) a person from establishing any such system which is approved in writing by the appropriate Administrator;

in order to promote the return to him of used containers to which he is entitled.

10. Every authorized dealer and every other person to whom a special purchase permit has been issued pursuant to this Order shall, at all times, keep a full and accurate record of all purchases, sales and other transactions of or relating to used containers, and such record shall at all times be available for inspection by the said Administrator or any person deputed by him for such purpose.

11. No sale of any used container shall be made by an authorized dealer, unless he issues an invoice describing in detail the used container sold, the condition and size of same and the price therefor and delivers a true copy of such invoice to the purchaser of such used container.

12. Every authorized dealer shall post up and keep posted in a conspicuous place at his place of business a copy of this Order and the Schedules hereto.

13. (1) Every person, other than an authorized dealer or person to whom a special purchase permit is issued pursuant to this Order, who now or hereafter has in his possession any used drum which he does not own shall return the same to the person from whom he acquired it,

- (a) if the used drum is empty, within thirty days from the date on which this Order becomes effective or on which he acquired possession, whichever shall last happen, or
- (b) if the used drum came or comes into his possession in consequence of the purchase of goods contained therein, within thirty days from the date on which such goods were removed therefrom.

(2) Every person, other than an authorized dealer or a person to whom a special purchase permit has been issued pursuant to this Order, who now or hereafter has in his possession any used drum which he owns shall within thirty days from the date on which he acquired the same, if empty, or on which he removed the goods which had been contained therein, whichever shall last happen, sell and deliver such used drum to,

- (a) an authorized dealer, or
- (b) a person to whom a special permit has been issued pursuant to this Order, or
- (c) a salvage committee or salvage collector.

(3) Any person may apply to the said Administrator for permission to retain and keep possession of any used drums for a period longer than mentioned in sub-sections 1 and 2 for the purpose of storing or shipping any goods manufactured or dealt in by him, and the said Administrator may issue permits for such purpose, limited as he may see fit.

(4) Any person to whom sub-section 1 or 2 applies who now has in his possession any used drums, may apply in writing to the said Administrator for relief from compliance with the requirements of such sub-section, stating in such application full particulars and details of all used drums in his possession and the reason for his inability to comply with the said sub-section, and the said Administrator may grant such relief from compliance as he may deem proper and subject to such conditions and limitations as he may prescribe.

14. Notwithstanding any of the foregoing provisions of this Order, no person shall without the consent in writing of the said Administrator, sell any used drum in which is embedded or on which is embossed or to which is affixed a metal plate setting forth or containing the name of a person in Canada who imports, manufactures, sells, distributes or supplies oil or gasoline except to the person so named.

15. (1) No person shall without the consent in writing of the said Administrator, wilfully mutilate, damage, render useless or destroy any used container to which this Order applies.

(2) Nothing in sub-section 1 shall apply to prevent the conversion of a No. 3 drum into a stove for heating purposes.

16. This Order shall be effective on and after the 27th day of February, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

S. GODFREY,
Administrator of Used Goods.

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"
TO ADMINISTRATOR'S ORDER No. A-604
USED DRUMS

Kind, Condition and Size	Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island	Manitoba, Saskatchewan and Alberta	British Columbia
	Maximum Price	Maximum Price	Maximum Price
	F.O.B. SELLER'S SHIPPING POINT		
18 Gauge or Thinner	\$ cts.	\$ cts.	\$ cts.
1. 40-50 Imperial gals. Capacity—			
No. 1.....	4.00	4.50	4.00
No. 2.....	2.50	3.00	2.50
No. 3.....	1.60	2.00	2.00
2. 20-39 Imperial gals. Capacity—			
No. 1.....	2.75	3.25	2.75
No. 2.....	1.50	1.75	1.50
3. 10-19 Imperial gals. Capacity—			
No. 1.....	1.75	1.75	1.75
No. 2.....	1.00	1.00	1.00
4. 100-pound grease drums.....	1.25	1.35	1.25
5. 50-pound grease drums.....	0.95	1.00	0.80

SCHEDULE "B"
To ADMINISTRATOR'S ORDER No. A-604
USED PAILS AND USED CANS

Kind, Condition and Size	Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island	Manitoba, Saskatchewan and Alberta	British Columbia
	Maximum Price	Maximum Price	Maximum Price
	F.O.B. SELLER'S SHIPPING POINT		
	\$ cts.	\$ cts.	\$ cts.
1. 5 Imperial gals. Pails M. and D. or steel jack with cover.....	0.35	0.35	0.35
2. 4 Imperial gals. (5 American gals.) Pails with cover.....	0.30	0.30	0.30
3. 5 Imperial gals. Square paint or varnish can.....	0.30	0.30	0.30
4. 2 Imperial gals. Square paint or varnish can.....	0.12	0.12	0.12
5. 1 Imperial gal. Square paint or varnish can.....	0.11	0.11	0.11
6. 1 Imperial gal. Lever lid paint, round can.....	0.11	0.11	0.11
7. 4-pound jam tin.....	0.03	0.03	0.03

SCHEDULE "C"

To ADMINISTRATOR'S ORDER No. A-604

USED BARRELS

Kind, Condition and Size	Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island	Manitoba, Saskatchewan and Alberta	British Columbia
	Maximum Price	Maximum Price	Maximum Price
	F.O.B. SELLER'S SHIPPING POINT		
CLASS 1—SLACK BARRELS	\$ cts.	\$ cts.	\$ cts.
1. Special size slack barrel over 20" head.....	0.80	0.90	0.80
2. Double head slack barrel up to 20" head....	0.70	0.60	0.60
3. Open head slack barrel up to 20" head.....	0.60	0.50	0.50
4. Culls—all sizes.....	0.40	0.40	0.40
5. Nail kegs (with new heads).....	0.25	0.25	0.25
CLASS 2—TIGHT BARRELS			
1. (A) Whiskey barrels, 40-50 gals. (White Oak, sap free).....	4.00	3.50	3.50
(B) Whiskey half barrels, 20-39 gals. (White Oak, sap free).....	3.00	3.00	3.50
(C) Whiskey kegs, 10-19 gals. (White Oak, sap free).....	2.00	2.00	3.00
(D) Whiskey kegs, 5 gals. (White Oak, sap free).....	1.75	1.75	2.50
(E) Whiskey kegs, under 5 gals. (White Oak, sap free).....	1.25	1.25	1.75
2. (A) Wine or pickle barrels, 40-50 gals. (Oak or Fir).....	3.50	3.25	3.25
(B) Wine or pickle half barrels, 20-39 gals. (Oak or Fir).....	2.00	2.00	2.00
(C) Wine or pickle kegs, 5-19 gals. (Oak or Fir).....	1.50	1.50	1.50
3. (A) Edible product barrels, 40-50 gals. (Oak, Gumwood, Fir or Ash).....	2.50	2.50	2.50
(B) Edible product half barrels, 20-39 gals. (Oak, Gumwood, Fir or Ash).....	2.00	2.00	2.00
(C) Edible product kegs, 5-19 gals. (Oak, Gumwood, Fir or Ash).....	1.50	1.50	1.50
4. (A) Inedible product barrels, 40-50 gals....	2.00	2.00	2.00
(B) Inedible product half barrels, 20-39 gals.	1.50	1.50	1.50
(C) Inedible product kegs, 5-19 gals.....	1.00	1.00	1.00
5. Mineral barrels, 40-50 gals.....	1.60	1.75	1.75

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-610

Respecting Electrical Appliances for Domestic Use

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Orders numbers C.S. 10-D, C.S. 26 and C.S. 32-A to curtail the use of metal in production of certain electrical appliances for domestic use and to regulate the sale thereof;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies with respect to the goods referred to therein, including the electrical appliances for domestic use referred to in this Order, be terminated and that the said Orders of the Controller of Supplies be deemed to be Orders made by this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, including the said electrical appliances for domestic use, has jurisdiction as to their production and otherwise and has deemed it expedient to consolidate and amplify the provisions of the said Orders and for that purpose has revoked the said Orders and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. This Order shall not apply to refrigerators, electric stoves, washing machines, radios, phonographs, ironers, vacuum cleaners, sewing machines, fans, or dish-washing machines.

2. (1) No person shall, unless he has obtained the written permission of the Administrator of Electrical Equipment and Supplies, manufacture any electrical appliance intended for domestic use including an appliance named in the Schedule hereto.

(2) Nothing in this section shall apply to the manufacture of parts for the maintenance and repair of any said appliance.

3. This Order shall be effective on and after the 1st day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

A. L. BROWN,
*Administrator of Electrical Equipment
and Supplies.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-610

Electrical appliances for domestic use included in those appliances referred to in section 2 of this Order.

- Air heaters
- Bottle warmers
- Broilers
- Curling irons
- Curling iron heaters
- Doughnut cooker machines
- Drink mixers
- Egg cookers
- Electric clocks
- Floor polishers
- Food mixers

Grates
 Grills
 Hair curlers
 Hair dryers
 Heating blankets
 Heating pads
 Hot plates (plug-in models—without switch)
 Irons
 Juice extractors
 Meat grinders
 Metal humidifiers
 Percolators
 Portable heaters
 Radiant heaters
 Roasters
 Sandwich toasters
 Shavers
 Slicers or shredders
 Stoves for glass coffee makers (plug-in models—without switch)
 Tea kettles
 Toasters
 Vibrators
 Waffle irons
 Water heaters

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-611

Respecting Radios, Radio-Phonograph Combinations, Phonographs and Replacement Parts for Radios

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Orders numbers C.S. 17, C.S. 17-A, C.S. 17-B, and C.S. 26-B, to curtail the manufacture of radios, radio-phonograph combinations, and phonographs, and Order number C.S. 17-C respecting radio replacement parts;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies with respect to the goods referred to in the said Orders be terminated and that the said Orders of the Controller of Supplies be deemed to be Orders made by this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, including radios, radio-phonograph combinations, phonographs, and replacement parts for radios, has jurisdiction as to their production and otherwise and has deemed it expedient to consolidate and amplify the provisions of the said Orders and for that purpose has revoked the said Orders and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order:

- (a) "radio" means a radio receiving set and includes a radio-phonograph combination;
- (b) "phonographs" include electrical phonographs, spring power phonographs, phonograph turn-tables, automatic record changers, and coin operated phonographs.

2. No person shall, unless he has obtained the written permission of the Administrator of Electrical Equipment and Supplies, manufacture or assemble a radio, except to the Order of

- (a) the Department of Munitions and Supply;
- (b) the Department of National Defence (Naval Services);
- (c) the Department of National Defence (Army); or
- (d) the Department of National Defence (Air Services).

3. No person shall, unless he has obtained the written permission of the said Administrator, manufacture or assemble phonographs.

4. Nothing in this Order shall apply to the manufacture of parts for the repair and maintenance of radios and phonographs.

5. This Order shall be effective on and after the 1st day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

A. L. BROWN,
*Administrator of Electrical Equipment
and Supplies.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-612

Respecting Domestic Washing Machines, Ironers and Domestic and Commercial Vacuum Cleaners

Whereas pursuant to the regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Orders numbers C.S. 11-B, C.S. 14, C.S. 14-A, and C.S. 14-B, to curtail the use of metal in the production of domestic washing machines, domestic ironers, and domestic and commercial vacuum cleaners.

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies with respect to the goods referred to therein, including domestic washing machines, domestic ironers, and domestic and commercial vacuum cleaners, be terminated and that the said Orders of the Controller of Supplies be deemed to be Orders made by this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board with respect to the said goods, including domestic washing machines, domestic ironers, and domestic and commercial vacuum cleaners, has jurisdiction as to their production and otherwise and has deemed it expedient to consolidate and amplify the provisions of the said Orders and for that purpose has revoked the said Orders and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. This Order shall apply to the following devices, namely:

- (a) electrically operated, gasoline engine operated and manually operated washing machines of all kinds other than those intended for commercial or industrial use;
- (b) ironers other than those intended for commercial or industrial use; and
- (c) vacuum cleaners whether intended for domestic, commercial or industrial use.

2. (1) No person shall, unless he has obtained the written permission of the Administrator of Electrical Equipment and Supplies, manufacture or assemble any device to which this Order is applicable.

(2) Nothing in this Order shall apply to the manufacture of parts for the maintenance and repair of any of the said devices.

3. This Order shall be effective on and after the 1st day of March, 1943.
Dated at Ottawa, this 23rd day of February, 1943.

A. L. BROWN,
*Administrator of Electrical Equipment
and Supplies.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-613

Respecting the Use of Metal in the Manufacture of Certain Goods

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Orders Numbers C.S. 26, C.S. 26-A and C.S. 26-B to curtail the use of metal in the manufacture of certain goods;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies with respect to the goods referred to in the said Orders be terminated and that the said Orders of the Controller of Supplies be deemed to be Orders made by this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, has jurisdiction as to their production and otherwise and has deemed it expedient to consolidate and amplify the provisions of the said Orders and for that purpose has revoked the said Orders and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. (1) Except with the written permission of the Administrator of Fabricated Steel and Non-Ferrous Metal a person who manufactures or assembles any goods named in Part I of the Schedule hereto shall use no metal other than gold or silver in such manufacture or assembly except and to the extent only that that a metal other than gold or silver is required to be used for fittings, joining hardware or reinforcing strips and struts on a coffin or lawn roller.

(2) Except with the written permission of the said Administrator a person who manufactures or assembles any goods named in Part II of the said Schedule shall use no metal other than gold or silver in such manufacture or assembly except to the extent that a metal other than gold or silver is required to be used for fittings, joining hardware or reinforcing strips and struts and provided that the weight of the metal so used does not exceed ten per centum (10%) of the total weight of the article of goods.

2. No person shall contravene any of the provisions of this Order.

3. This Order shall be effective on and after the 1st day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

H. H. FOREMAN,
Administrator of Fabricated Steel and Non-Ferrous Metal.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-613.

PART I

1. Tricycles
2. Joycycles
3. Ice Skates
4. Roller skates
5. Smoking stands
6. Ash trays
7. Vases
8. Illuminated signs and Street signs
9. Coffins
10. Lawn rollers
11. Shafts and rods of all kinds for use in making golf clubs, ski poles, fishing rods and other sports equipment
12. Articles and utensils of all kinds for use in cleaning kitchen utensils, pots, pans and other articles
13. Ornaments and decorations of all kinds including Christmas decorations and hangings.

PART II

1. Toys
2. Children's sleighs
3. Children's waggons and carts.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-614

Respecting Metal Furniture, Upholstered Furniture, Bedding, and Parts

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Orders Numbers C.S. 26, C.S. 26-D and C.S. 29-C to curtail the use of metal in production of metal furniture and parts therefor;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies with respect to the goods referred to therein, including metal furniture and parts therefor, be terminated and that the said Orders of the Controller of Supplies be deemed to be made Orders made by this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board has jurisdiction with respect to the said goods, including metal furniture and parts therefor as to their production and otherwise and this Board has deemed it expedient to consolidate and amplify the provisions of the said Orders and for that purpose has revoked the said Orders and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

PART I

1. (1) This Part shall apply to the manufacture, assembly and repair of the following furniture, bedding and parts, namely:

- (a) Beds and cribs;
- (b) Cots and couches;
- (c) Bunks;
- (d) Sleep units;

- (e) Mattresses;
- (f) Bed Springs;
- (g) Studio couches;
- (h) Chesterfields, divanettes; davenoes; convertio lounges;
- (i) Upholstered furniture of all classes, including upholstered living-room furniture and upholstered chairs not otherwise referred to in this subsection;
- (j) Springs intended for use in upholstered furniture.

(2) Nothing contained in this Part shall apply to metal used in casters and small joining and fastening hardware on the said furniture or parts.

(3) Except as to sections 3 and 4 nothing in this Part contained shall apply to the use of metal in the manufacture, assembly or repair of the said furniture or parts to the order of

- (a) a hospital which for the purpose of the Excise Tax and Special War Revenue Act is certified by the Department of Pensions and National Health as a public hospital;
- (b) the Department of Munitions and Supply;
- (c) the Department of National Defence (Navy Services);
- (d) the Department of National Defence (Army);
- (e) the Department of National Defence (Air Services);
- (f) the Department of Pensions and National Health;
- (g) Wartime Merchant Shipping Limited;
- (h) Wartime Housing Limited.

2. (1) In the manufacture, assembly and repair of the said furniture, bedding and parts, no person shall in any month use more than

- (a) forty per centum (40%) of one-twelfth of the quantity of all the metal which he reported to the Controller of Supplies on Form M.P. 1 as having been used by him in the manufacture, assembly and repair of such furniture, bedding and parts in the year 1940; or
- (b) thirty-five per centum (35%) of one-twelfth of the quantity of all the metal reported to the said Controller on the said form as having been used by him in such manufacture, assembly and repair in the year 1941 if he did not report to the said Controller, the metal he used for the said purposes in the year 1940; and
- (c) seventy per centum (70%) of one-twelfth of the quantity of each category of metal named in Part I of Schedule A hereto which he reported to the said Controller on the said form as having been used by him in the manufacture, assembly and repair of the said furniture, bedding and parts in the year 1940; or
- (d) sixty per centum (60%) of one-twelfth of the quantity of each category of metal named in Part I of the said Schedule which he reported to the said Controller on the said form as having been used by him in such manufacture, assembly and repair in the year 1941 if he did not report to the said Controller, the metal he used for the said purposes in the year 1940.

(2) A person who has not heretofore reported to the said Controller the quantity of metals and of each category of metal used by him in such manufacture, assembly or repair in the year 1940 or 1941, shall forthwith after the effective date of this Order file with the Administrator of Bedding, Metal Furniture and Upholstered Furniture, a signed statement in said Form M.P. 1, showing the quantities of metal, and of each category of metal used by him for such purpose in the year 1940 or 1941, and thereafter he shall comply with the directions made from time to time by the said Administrator with respect to the quantities of metal and of each category of metal which he may use.

(3) If in any month a person uses less than the said specified quantity of metal or category of metal in the manufacture, assembly and repair of such furniture, bedding and parts, he may carry forward to succeeding months of the same calendar year but not thereafter and use therein the deficient quantity of metal or category of metal.

3. No person shall manufacture or assemble any of the said furniture, bedding or parts, other than upholstering springs, except in accordance with the specifications set forth in Part I of the said Schedule for that furniture, bedding or those parts, unless with the written permission of the said Administrator which may be given in a case where specifications differing from those provided in the said Part of the said Schedule are stipulated in an order by a person or department named in subsection 3 of section 1.

4. (1) On or before March 24, 1943, and on or before the twenty-fourth day of each month thereafter, every person who manufactures, assembles or repairs any of the said furniture, bedding or parts shall file with the said Administrator signed statements in the form prescribed by the said Administrator, showing the quantities, by weight, of each Category of metal named in Part I of the said Schedule used by him in the manufacture, assembly and repair of the said furniture, bedding and parts during the preceding month.

(2) The said statements shall show separately metal used in the manufacture, assembly and repair of the said furniture, bedding and parts,

- (a) to the order of the persons and departments named in subsection 3 of section 1;
- (b) as permitted in section 2.

5. The said Administrator may by direction in writing grant exemption from any of the provisions of this Part in a case where special circumstances appear to warrant or to avoid undue hardship or injustice which would otherwise ensue.

PART II

6. Unless with the written permission of the said Administrator, no person shall, in the manufacture or assembly of goods named in Part II of the said Schedule or of parts for those goods, use any metal unless and except to the extent only that metal is required to be used for casters, stamped pulls for doors and drawers, joining hardware and fastening hardware.

PART III

7. Every person who manufactures, assembles or repairs furniture to which this Order is applicable shall keep and maintain all books, records and other documents necessary to show and make a full disclosure of his manufacture, assembly and repair of the said furniture and, upon request, make those books, records and other documents available to, for inspection by the said Administrator or any other person on behalf of the Board.

8. This Order shall be effective on and after the 1st day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

A. C. GUTHRIE,
*Administrator of Bedding, Metal Furniture
and Upholstered Furniture.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE A

to Administrator's Order No. A-614

PART I

(a) Categories of Metal,

- (i) wire;
- (ii) strip steel and tubing;
- (iii) band steel and angle iron;
- (iv) sheet steel;
- (v) any other type or kind of metal;

(b) Specifications,

- (i) beds and cribs,
the total weight of metal which may be used in the manufacture or assembly of a crib (including crib spring) or a bed not to exceed 25 pounds. No metal to be used in the manufacture of side rails other than for small joining and fastening hardware for side rails. No sheet metal to be used in making panels;
- (ii) cots and couches,
the total weight of metal, including springs, which may be used in the manufacture of a cot or couch not to exceed 28 pounds;
- (iii) bunks,
the total weight of metal which may be used in the manufacture of a single-deck bunk not to exceed 28 pounds and of a double-deck bunk 56 pounds. The maximum width of a bunk to be 30 inches;
- (iv) sleep units,
the total weight of metal which may be used in the manufacture of a sleep unit not to exceed 28 pounds. A sleep unit having an upholstered base to have no metal other than metal for casters, small joining and fastening hardware and metal in the mattress;
- (v) mattresses,
only mattresses which are made to form part of a newly manufactured sleep unit may contain metal;
- (vi) bed springs,
the total weight of metal which may be used in the manufacture of wood-frame bed spring not to exceed 22 pounds, and in the manufacture of a box spring not to exceed 28 pounds. The manufacture of metal-frame bed springs and open coil type bed springs is prohibited;
- (vii) studio couches,
the total weight of metal which may be used in the manufacture of any studio couch including separate mattress if used not to exceed 28 pounds. The sleeping surface of a studio couch shall be of standard length and 40 inches or more in width.
- (viii) chesterfields, divanettes, davanoes and convertio lounges,
no metal other than metal for casters and small joining and fastening hardware may be used in the making of a chesterfield, divanette, davano or convertio lounge, unless such article of furniture is convertible so as to provide a sleeping surface of standard length and of 40 inches or more in width. The total weight of metal which may be used in the manufacture of any such convertible articles not to exceed 35 pounds;
- (ix) upholstered furniture, including upholstered living-room furniture and upholstered chairs not otherwise referred to in this Schedule,
no metal other than metal for casters and small joining and fastening hardware may be used in the manufacture of such furniture.

General:

The weights of metals set forth in this Schedule include the weight of all casters and joining and fastening hardware and upholstering springs in the article of furniture.

PART II

List of furniture in the manufacture or assembly of which or of parts thereof, metal may be used only in pursuance of the condition set forth in section 6 of this Order,

- (i) bedroom furniture, other than beds;
- (ii) benches;
- (iii) card tables;
- (iv) chairs, other than upholstered chairs;
- (v) coat racks;
- (vi) flower stands and ferneries;
- (vii) footstools;
- (viii) kitchen cabinets of every kind;
- (ix) tables;
- (x) garden furniture, including garden chairs and tables, porch and lawn swings and reclining chairs;
- (xi) arms or backs for studio couches or upholstered furniture.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-615

Respecting Domestic Refrigerators

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Orders Numbers C.S. 19-A, C.S. 19-C and C.S. 19-E to curtail the use of metal in the production of domestic refrigerators;

And Whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies, with respect to the goods referred to therein, including domestic refrigerators, be terminated and that the said Orders of the Controller of Supplies be deemed to be Orders made by this Board;

And Whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, including domestic refrigerators, has jurisdiction as to their production and otherwise and has deemed it expedient to consolidate and amplify the provisions of the said Orders and for that purpose has revoked the said Orders and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

PART I

1. This part shall apply to the following kinds of refrigerators intended for domestic use, namely:

- (a) Metal clad electric refrigerators.
- (b) Metal clad gas or kerosene refrigerators.
- (c) Metal clad ice refrigerators and metal clad refrigerator cabinets.
- (d) Mechanical refrigerator units comprised of condensing units, refrigerant control and evaporators for installation in domestic refrigerator cabinets other than those referred to in clause (a) or (b) of this section.

2. No person shall, unless he has obtained the written permission of the Administrator of Refrigeration, Commercial Laundry and Dry Cleaning Equipment,

- (a) manufacture any of the said refrigerators; or
- (b) sell any of the said refrigerators which he has manufactured.

3. Whenever requested by the said Administrator, every person who

- (a) has on hand refrigerators which he has manufactured;
- (b) manufactures refrigerators under permit from the said Administrator

shall on forms prescribed by the said Administrator file with him signed statements, showing all particulars required from time to time by the said Administrator.

4. Nothing in this Part shall be construed as prohibiting a person from manufacturing parts for the repair of refrigerators.

PART II

5. This part shall apply to the following kinds of refrigerators intended for domestic use, namely:

- (a) Non-mechanical ice chests or ice boxes.
- (b) Refrigerator cabinets for use in conjunction with centralized mechanical refrigerating equipment.

6. No person shall, unless he has obtained the written permission of the said Administrator, manufacture a refrigerator of a kind referred to in this Part.

7. No person shall under a permit issued to him by the said Administrator manufacture a refrigerator of a kind referred to in this Part, except in accordance with the specifications set forth in the Schedule hereto for that kind.

8. On or before March 24, 1943, and on or before the twenty-fourth day of each month thereafter, every person who manufactures refrigerators of a kind referred to in this Part, shall file with the said Administrator, a signed statement showing the number of each kind which he

- (a) had on hand at the end of the preceding month;
- (b) manufactured during the preceding month; and
- (c) sold during the preceding month.

PART III

9. The said Administrator may by direction in writing grant exemption from any of the provisions of this Order in a case where special circumstances appear to warrant or to avoid undue hardship or injustice which would otherwise ensue.

10. This Order shall be effective on and after the 1st day of March 1943.

Dated at Ottawa, this 23rd day of February, 1943.

C. G. HEILIG,
*Administrator of Refrigeration, Commercial
Laundry and Dry Cleaning Equipment.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-615

Specifications for non-mechanical ice chests or ice boxes and refrigerator cabinets for use in conjunction with centralized mechanical refrigerating equipment.

- (a) The total weight of metal including metal used for joining and fastening hardware which may be used in the manufacture of
 - (i) a refrigerator with an ice capacity of less than 100 pounds, not to exceed 14 pounds;
 - (ii) a refrigerator with an ice capacity of 100 pounds or more or a refrigerator cabinet, not to exceed 17 pounds.
- (b) The use of metal is prohibited in the manufacture of
 - (i) the exterior;
 - (ii) the food compartment;
 - (iii) the shelves of the food compartment.
- (c) Minimum ice capacity, 75 pounds.
- (d) Insulating materials and quantity to be used, as approved by the Administrator.
- (e) Only two models of refrigerators and of refrigerator cabinets permitted.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-616

Respecting Refrigerating and Air Conditioning Equipment

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Order Number C.S. 19-D respecting refrigerating and air conditioning equipment;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies, with respect to the goods referred to therein, including refrigerating and air conditioning equipment be terminated and that the said Order of the Controller of Supplies be deemed to be an Order made by this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, including refrigerating and air conditioning equipment, has jurisdiction as to their production and otherwise and has deemed it expedient to amplify the provisions of the said Order and for that purpose has revoked the said Order and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order "refrigerating or air conditioning equipment" means any type of new or used machinery, equipment or other apparatus other than refrigerators or refrigerator cabinets manufactured for domestic use, which is primarily designed to lower the temperature of matter, or to regulate the temperature or the humidity of air, by mechanical, chemical, or physical means, and includes all insulated enclosures, materials, parts, implements and devices used with such machinery, equipment or apparatus in causing it to perform its function of refrigeration or air conditioning.

2. No person shall, unless he has obtained the written permission of the Administrator of Refrigeration, Commercial Laundry and Dry Cleaning Equipment, sell or install any refrigerating or air conditioning equipment other than the following new or used self contained equipment which he has on hand on the effective date of this Order, namely:

- (a) ice cream cabinets;
- (b) frozen food cabinets;
- (c) carbonated beverage, milk, water or beer coolers or dispensers.

3. No person shall manufacture or assemble

- (a) a soda fountain or back bar;
- (b) an ice cream cabinet;
- (c) a frozen food cabinet;
- (d) a carbonated beverage, milk, water or beer cooler or dispenser;
- (e) a display case;
- (f) a florist box;
- (g) a metal clad reach-in or walk-in refrigerator;
- (h) a metal clad salad cabinet;
- (i) a metal clad farm milk cooler;
- (j) a metal clad bulk ice maker;
- (k) a metal front for a refrigerator.

4. Nothing in section 2 or 3 shall apply to the manufacture, assembly, sale or installation of parts for the repair of equipment or articles named in the said sections.

5. No person who manufactures, assembles or installs refrigerating or air conditioning equipment shall accumulate or have on hand for such purposes a quantity of raw materials, semi-processed materials or finished parts in excess of the quantity of each deemed necessary to maintain the manufacture or assembly of the said equipment to the extent permitted by the said Administrator or to provide parts for the repair of any such equipment.

6. On or before March 24, 1943, and on or before the twenty-fourth day of each month thereafter, every person who manufactures, assembles or distributes refrigerating or air conditioning equipment, shall file with the said Administrator a signed statement in the form approved by the said Administrator showing the quantity of new compressors and condensing units which he has on hand at the end of the preceding month.

7. The said Administrator may by direction in writing grant exemption from any of the provisions of this Order in any case where special circumstances appear to warrant or to avoid undue hardship or injustice which would otherwise ensue.

8. This Order shall be effective on and after the 1st day of March 1943.

Dated at Ottawa, this 23rd day of February, 1943.

C. G. HEILIG,
*Administrator of Refrigeration, Commercial
Laundry and Dry Cleaning Equipment.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-617

Respecting Commercial Laundry and Dry Cleaning Equipment

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Order Number C.S. 15-B to curtail the production of commercial washing machines and commercial laundry and dry cleaning equipment;

And Whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies, with respect to the goods referred to therein, including commercial washing machines and commercial laundry and dry cleaning equipment, be terminated and the said Order of the Controller of Supplies be deemed to be an Order made by this Board;

And Whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, including commercial washing machines and commercial laundry and dry cleaning equipment, has jurisdiction as to their production and otherwise and has deemed it expedient to amplify the provisions of the said Order, and for that purpose has revoked the said Order and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

- (a) "commercial washing machine" means a washing machine sold chiefly for commercial or industrial use whether or not actually so used;
- (b) "commercial laundry or dry cleaning machinery" means any machinery for use in the process of commercial cleaning, dry cleaning or pressing and includes extractors, tumbling driers, ironers and presses.

2. (1) No person shall, unless he has obtained the written permission of the Administrator of Refrigeration, Commercial Laundry and Dry Cleaning Equipment, manufacture or sell a new commercial washing machine or new commercial laundry or dry cleaning machinery, except to the order of

- (a) the Department of Munitions and Supply;
- (b) the Department of National Defence (Naval Services);
- (c) the Department of National Defence (Army);
- (d) the Department of National Defence (Air Services).

(2) No person shall under a permit issued to him by the said Administrator manufacture a commercial washing machine intended for

- (a) laundering, unless the cylinders and outside case thereof are made of wood;
- (b) dry cleaning, unless the cylinders thereof are made of wood and the outside case thereof is made of steel.

(3) No person shall, unless he has obtained the written permission of the said Administrator, purchase a new commercial washing machine or new commercial laundry or dry cleaning machinery.

(4) Nothing in this section shall be construed as prohibiting a person

- (a) from manufacturing, selling or purchasing parts for the repair of a commercial washing machine or commercial laundry or dry cleaning machinery;
- (b) from repairing, reassembling, selling or purchasing a commercial washing machine or commercial laundry or dry cleaning machinery which has been used.

3. (1) On or before March 24, 1943, and on or before the twenty-fourth day of each month thereafter, every person who manufactures commercial washing machines or commercial laundry or dry cleaning machinery or parts therefor shall file with the said Administrator, signed statements in the forms approved by the said Administrator, showing

- (a) with respect to each kind of the said machines and equipment the following particulars, namely:
 - (i) The number of units which he had on hand at the end of the preceding month.
 - (ii) The number of units which he manufactured during the preceding month.
 - (iii) The number of units which he sold during the preceding month.
 - (iv) The revenue (at the sales tax value, including sales tax but excluding excise tax) derived from sales thereof by him during the preceding month.
 - (b) the total value at his net selling price of all parts manufactured by him during the preceding month for the repair of the said machines and equipment which are in use.
- (2) The said statements shall show separately
- (a) commercial washing machines and commercial laundry or dry cleaning machinery manufactured to the order of the departments referred to in sub-section 1 of section 2; and
 - (b) commercial washing machines and commercial laundry or dry cleaning machinery manufactured under permits.

4. This Order shall be effective on and after the 1st day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

C. G. HEILIG,
*Administrator of Refrigeration, Commercial
Laundry and Dry Cleaning Equipment.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-618

Respecting Stoves and Ranges

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Orders Numbers C.S. 10 and C.S. 10-B to curtail the use of metal in production of stoves and ranges;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies with respect to the goods referred to therein, including stoves and ranges, be terminated and that the said Orders of the Controller of Supplies be deemed to be Orders made by this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, including stoves and ranges, has jurisdiction as to their production and otherwise and has deemed it expedient to consolidate and amplify the provisions of the said Orders and for that purpose has revoked the said Orders and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. This Order shall apply to the following stoves and ranges, whether intended for domestic or commercial use, and

- (a) for the purposes of this Order each of the following kinds of stoves and ranges shall constitute a class;
- (b) the number set forth opposite a class is the number used to designate that class in the forms referred to in section 5 of this Order;
 - 1. coal, wood and sawdust cooking stoves and ranges;
 - 2. coal, wood and sawdust heating stoves;
 - 3. combination coal and gas ranges;
 - 4. combination coal and electric ranges;
 - 5. gas cooking stoves and ranges, other than combinations;
 - 6. gas heating stoves;
 - 7. gas cooking plates;
 - 11. oil and gasoline stoves and heaters.

2. No person shall, unless he has obtained the written permission of the Administrator of Heating, Plumbing and Air Conditioning Equipment and Supplies, manufacture a stove or range in any of the said classes, except to the order of

- (a) the Department of Munitions and Supply;
- (b) the Department of National Defence (Naval Services);
- (c) the Department of National Defence (Army);
- (d) the Department of National Defence (Air Services);
- (e) Wartime Housing Limited;
- (f) any person who at any time is designated by the said Administrator as a person for whom a stove or range may be manufactured without a permit.

3. Each permit issued by the said Administrator for the manufacture of stoves or ranges by a person shall specify therein the number in any class which that person may manufacture per month, and if the person to whom the permit is issued manufactures in any month less than the specified number in any class for that month, he may carry forward to succeeding months and manufacture therein the deficient number in that class.

4. (1) No person shall under a permit issued to him by the said Administrator manufacture a stove or range of a model other than a model which on or before January 23, 1943, had been designated by the Controller of Supplies as an approved model unless he has first obtained special approval, in writing, for the different model.

(2) Nothing in this section shall apply to the manufacture of camp ranges and heaters; station and globe heaters; galley and boat stoves; heavy duty industrial, hotel and army ranges; oil and gasoline stoves and heaters; stoves for specialized use other than domestic ranges and heaters and parts for the repair of stoves or ranges.

5. (1) On or before March 24, 1943, and on or before the twenty-fourth day of each month thereafter, every person who manufactures any stove or range shall file with the said Administrator, addressed to him in care of the Secretary of the Stove Committee, signed statements in the forms prescribed by the said Administrator showing the following particulars, namely:

- (a) The number of units of each class of stoves and ranges which he had on hand at the end of the preceding month.

- (b) The number of units of each class of stoves and ranges which he manufactured during the preceding month.
- (c) The number of units of each class of stoves and ranges which he sold during the preceding month.
- (d) The revenue by classes (at the sales tax values, including sales tax but excluding excise tax) derived from sales thereof by him during the preceding month.
- (2) The said statements shall show separately
 - (a) stoves and ranges manufactured to the order of persons referred to in clauses (a) to (f), inclusive, of section 2; and
 - (b) stoves and ranges manufactured under permits.

6. This Order shall be effective on and after the 1st day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

E. J. LAIDLAW,
Administrator of
Heating, Plumbing, Air Conditioning
Equipment and Supplies.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-619

Respecting Trunks

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Order Number C.S. 26 to curtail the use of metal in the manufacture of goods referred to therein, including trunks;

And Whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies, with respect to goods referred to therein, including trunks, be terminated and that the said Order of the Controller of Supplies be deemed to be an Order made by this Board;

And Whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, including trunks, has jurisdiction as to their production and otherwise and has deemed it expedient to revoke and has revoked said Order Number C.S. 26, and directed that this Order be made to apply to the use of metal in the manufacture of trunks;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purpose of this Order, "trunk" means a box or chest to contain clothes or other goods.

2. No person shall, unless he has obtained the written permission of the Administrator of Luggage, use a metal in the manufacture or assembly of a trunk, unless and except to the extent that a metal is required to be used for fittings and joining hardware.

3. This Order shall be effective on and after the 1st day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

E. J. SHOEMAKER,
Administrator of Luggage.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-620

Respecting Transparent Film

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply, and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Orders Numbers C.S. 22 and C.S. 22-A to curtail the use of transparent film;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies, with respect to the goods referred to therein, including transparent film, be terminated and that the said Orders of the Controller of Supplies be deemed to be Orders made by this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the goods, including transparent film, has jurisdiction as to their production and otherwise and has deemed it expedient to consolidate and amplify the provisions of the said Orders, and for that purpose has revoked the said Orders and directed that this Order be substituted therefor:

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order, "transparent film" means a transparent substance used for wrapping goods and includes the product sold under the name Cellophane, Sylphrap, Diophane, Pliofilm, Protectoid or Kodapak.

2. (1) No person shall, unless he has obtained the written permission of the Administrator of Packages and Converted Paper, use transparent film for any purpose other than

(a) to manufacture cellulose adhesive tape; or

(b) to pack that food, candy, drug or tobacco which is not packed in a tin or glass container.

(2) Nothing in this section shall be construed as prohibiting a person from using

(a) transparent film of a thickness of two and one-quarter one thousandth of an inch ($2\frac{1}{4}/1000$ ") or more; or

(b) scrap transparent film.

3. This Order shall be effective on and after the 1st day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

C. V. HODDER.

Administrator of Packages and Converted Paper.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-622

Respecting Beet Molasses for Agricultural Purposes

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-144 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

(a) "retailer" means a person who in the ordinary course of business sells goods at retail and not for the purpose of resale;

(b) "wholesaler" means a person who in the ordinary course of business sells goods otherwise than at retail and includes a jobber or distributor.

2. This Order shall apply only to molasses extracted from sugar manufactured from beets.

3. The maximum price per imperial gallon of fourteen pounds net weight at which the said molasses may be sold, in bulk, by a person named in this section shall be the price set forth after the person's name, as follows:

- (a) Canadian Sugar Factories Limited, 11½ cents, f.o.b. cars at Raymond, Alberta, for distribution in the province of Alberta or British Columbia;
- (b) Manitoba Sugar Company Limited, 19½ cents, f.o.b. plant at Fort Garry, Manitoba, for distribution in the province of Manitoba or Saskatchewan;
- (c) Canada and Dominion Sugar Company Limited, 20.125 cents, f.o.b. plants at Chatham or Wallaceburg, Ontario.

4. The maximum price per imperial gallon of fourteen pounds net weight at which a wholesaler may sell or offer to sell the said molasses, f.o.b. his warehouse, shall be the sum of the following:

- (a) the actual price paid by him for the molasses not in any event exceeding the lawful maximum price that may be charged for the same by the person named in section 3 who extracted it;
- (b) the actual cost of transporting the molasses to his warehouse;
- (c) his actual handling and drumming (packing) costs not in any case to exceed 1.4 cents per gallon; and
- (d) a markup not exceeding 1.6 cents per gallon.

5. The maximum price per imperial gallon of fourteen pounds net weight at which a retailer may sell or offer to sell the said molasses shall be the sum of the following:

- (a) the actual price paid by him for the said molasses not in any event exceeding the lawful maximum price that may be charged by the person named in section 3 or by the wholesaler, as the case may be, who supplied the same to the retailer;
- (b) the actual cost of transporting the molasses from his supplier's warehouse to his place of business; and
- (c) a markup no greater than the markup customarily obtained by him on sales of the said molasses during the basic period from September 15 to October 11, 1941, but in no event exceeding 2.25 cents per gallon.

6. Whenever ownership, in a container of a capacity not less than twenty-five imperial gallons used to deliver any of the said molasses, remains with the seller,

- (a) he may make a service charge therefor not exceeding \$1.00 per container; and
- (b) he may charge his customer a deposit for each container; and
- (c) he shall repay or credit his customer with the amount of the deposit when the container is returned to him.

7. (1) No person other than a wholesaler or retailer shall, unless he has obtained special authority in writing from the Feeds Administrator, buy any of the said molasses from a person named in section 3.

(2) No wholesaler or retailer shall, unless he has obtained a permit from the Feeds Administrator, buy any of the said molasses from a person named in section 3.

(3) No person named in section 3 shall sell any of the said molasses to a wholesaler or retailer, unless the wholesaler or retailer, as the case may be, first surrenders to him the permit referred to in subsection 2 of this section.

(4) The said permit may be granted by the Feeds Administrator upon application therefor in the form prescribed by him for the purpose.

8. (1) No retailer shall buy any of the said molasses, unless he first completes and surrenders to his supplier an application for the purchase of molasses for resale, in the form prescribed by the said Administrator.

(2) No person shall sell any of the said molasses to a retailer, unless the retailer first surrenders to him a properly completed copy of the application referred to in subsection 1 of this section.

9. No person shall sell any of the said molasses to another person who buys the same for use and not for the purpose of resale, unless and until the buyer completes and surrenders to the seller an application to purchase molasses for use, in the form prescribed by the said Administrator.

10. A person named in section 3 shall forthwith after delivery of any of the said molasses to a wholesaler or retailer, complete and send to the said Administrator a signed statement in the form prescribed by the said Administrator showing the name and address of, and the quantity purchased by, the customer.

11. On or before the tenth day of each month hereafter, every person named in section 3 shall file with the said Administrator,

- (a) a signed statement in the form prescribed by the said Administrator showing the name and address of each customer who purchased any of the said molasses, and the quantity thereof purchased by each customer during the preceding month; and
- (b) all applications referred to in section 9 which were surrendered to him during the preceding month.

12. On or before the tenth day of each month hereafter, every wholesaler and retailer who bought and sold or bought or sold any of the said molasses during the preceding month shall file with the said Administrator

- (a) a signed statement in the form prescribed by the said Administrator, showing
 - (i) the name and address of each supplier from whom he purchased any of the said molasses, and the quantity thereof purchased from each supplier during the preceding month;
 - (ii) the total quantity in gallons of the said molasses sold by him to retailers during the preceding month;
 - (iii) the total quantity in gallons of the said molasses sold by him during the preceding month to persons who purchased the same for use;
 - (iv) the total quantity in gallons of the said molasses otherwise disposed of or lost through shrinkage and otherwise by him during the preceding month, with full particulars of the disposal and loss;
 - (v) the quantity in gallons of the said molasses which he had on hand at the end of the preceding month;
- (b) all applications referred to in sections 8 and 9 which were lawfully surrendered to him during the preceding month.

13. The said Administrator may from time to time require a person referred to in this Order to file with the said Administrator such further and other information as he may deem proper.

14. This Order shall be effective on and after the 27th day of February, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

F. W. PRESANT,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-623

Respecting Used Bottles and Jars Suitable for Packing of Food or Food Products

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

- 1. For the purposes of this Order,
 - (a) "used bottle" means any used glass bottle or glass jar of any kind mentioned in the Schedule hereto, which is unchipped and otherwise in good condition, and which is or may be rendered suitable for the packing of food or a food product;

- (b) "washed" or "washing" means cleansing of used bottles in a manner required by this Order.

2. (1) The maximum price per gross, f.o.b. dealer's shipping point, at which a person who is a dealer in used bottles may sell or offer to sell washed used bottles of a size and kind enumerated in the Schedule hereto shall be the price therefor set forth in column 1 of the said Schedule.

(2) The maximum price, per gross, f.o.b. dealer's shipping point, at which a person who is a dealer in used bottles may sell unwashed used bottles of a size and kind enumerated in the said Schedule hereto, shall be fifty cents (50c.) less than the price for that size and that kind of washed used bottle set forth in column 1 of the said Schedule in the case of sizes up to and including sixteen (16) ounces, and shall be seventy-five cents (75c.) less than the price for that size and that kind of washed used bottle set forth in column 1 of the said Schedule in the case of sizes larger than sixteen (16) ounces.

(3) The maximum price, per gross, f.o.b. dealer's shipping point, at which a person who is a dealer in used bottles may sell washed or unwashed used bottles of sizes other than those enumerated in the said Schedule shall be, in each case, the same as the maximum price for washed or unwashed used bottles, as the case may be, of the same kind and of the nearest enumerated smaller size.

3. On a sale of used bottles for delivery to premises of the buyer located in the same municipality in which the dealer's shipping point is situate, the price at which the dealer sells the used bottles shall include delivery thereof to the said premises without additional charge to the buyer and the price shall not exceed the maximum price as fixed by Section 2.

4. In the sale and delivery of any unwashed bottle, its cap or closure, if available, shall be delivered with the bottle at no extra charge.

5. (1) Every person who is a dealer in used bottles shall on each sale thereof prepare and issue an invoice, in duplicate, wherein he shall show,

- (a) an accurate and detailed record of each kind, size and quantity sold;
- (b) whether the used bottles are washed or unwashed;
- (c) the selling price of the used bottles sold; and
- (d) the name and business address of the buyer to whom the sale is made.

(2) At the time of delivery to the buyer of used bottles sold by a dealer he shall also deliver to the buyer one of the duplicate invoices.

(3) Every person who is a dealer in used bottles shall prepare, maintain and keep full and accurate records and accounts of all his purchases and sales of used bottles and shall keep one of the duplicate invoices issued by him on every sale, which records, accounts and invoices shall at all times be available for inspection by the said Administrator or by his authorized representative.

6. (1) Every used bottle before it may be sold as a washed used bottle by a person who is a dealer in used bottles shall be washed by one or other of the two following methods, and only those so washed shall be deemed to be washed used bottles, namely,

- (a) washing in a tub—Bottles must be soaked for thirty minutes in water of a temperature of at least 160 degrees Fahrenheit. The water shall contain approximately 3 per cent of a caustic soda or an equal alkaline strength of soda ash or other approved washing compound. The bottles shall then be drained, rubbed and properly and efficiently brushed by a rotary brush. All visible foreign matter shall be removed from the bottles before the same are placed in soak in clear clean water, the temperature of which shall be at least 120 degrees Fahrenheit. Thereafter the said bottles shall be removed and rinsed on a rinser by water of a temperature of at least 120 degrees Fahrenheit, and shall be subjected to the rinsing for a period of three minutes after which rinsing the bottles shall be suspended in an upright position;
- (b) automatic soaker and bottle washing machine—In the case of washing bottles by means of an automatic soaker or bottle washing machine, the bottles must be subjected to steam or other heat in a manner to maintain constant and

proper temperature, and in all the machines bottles shall be held at least five minutes in a 3 per cent caustic soaking solution at a temperature of 180 degrees Fahrenheit. The bottles shall then be held in a soaker for at least ten minutes. In one compartment of the soaker, there shall be provided a rotating brush machine or rinser or other means by which efficient washing may be done. All foreign substances or suspended matter shall be removed from the bottles during the washing.

(2) Where in a province or in a municipality the regulations respecting washing of used bottles are of a more stringent nature than those set forth in subsection 1 of this Section, the said Administrator may by writing direct that the regulations of the province or of the municipality, as the case may be, shall be applicable to the washing in the province or in the municipality of all used bottles to which the provisions of this Order relate.

7. This Order shall be effective on and after the 2nd day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

S. GODFREY,
Administrator of Used Goods.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE SCHEDULE

TO ADMINISTRATOR'S ORDER NO. A-623

respecting used food bottles and jars suitable for packing of food or food products.

<i>Size of container (fluid ounces)</i>	<i>Column 1 Maximum Selling price per gross f.o.b. dealer's shipping point</i>
1. Wide Mouth Jars.	
(a) 3 ounces	\$2.79
(b) 4 ounces	2.79
(c) 6 ounces $\frac{1}{2}$ pound jams	3.10
(d) 8 ounces	3.28
(e) 9 ounces $\frac{3}{4}$ pound jams	3.60
(f) 10 ounces	3.87
(g) 12 ounces 1 pound jams	3.87
(h) 16 ounces	4.23
(i) 17 ounces	4.23
(j) 19 ounces	4.59
(k) 25 ounces 2 pound jams	4.95
(l) 32 ounces $2\frac{1}{2}$ pound jams	5.22
(m) 38 ounces 3 pound jams	5.75
2. Narrow Mouth Condiment Containers.	
(1) Vinegar Bottles	
(a) 16 ounces	3.60
(b) 32 ounces	5.40
(2) Catsup Containers	
(a) 12 ounces—10 oz. weight	3.24
(b) 12 ounces—14 oz. weight	4.36
(c) 24 ounces—18 oz. weight	4.72
(d) 24 ounces—23 oz. weight	6.75

(3) Grape Juice Bottles

(a) 4 ounces	2.56
(b) 8 ounces	3.24
(c) 16 ounces	4.77
(d) 32 ounces	7.42

(4) Sauce Bottles

(a) 5 ounces	3.28
(b) 8 ounces	3.73
(c) 10 ounces	4.09

3. *Vichy Water Bottles*

6.00

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER, No. A-624

Respecting Used Pharmaceutical Bottles, Toilet Goods Bottles and Proprietary Medicine Bottles

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

- (a) "used bottle" means any used glass bottle or glass jar of a kind mentioned in the Schedule hereto, which is unchipped and otherwise in good condition, and which is or may be rendered suitable for use to contain pharmaceuticals, toilet goods or proprietary medicines;
- (b) "washed" or "washing" means the cleansing of used bottles in a manner required by this Order.

2. (1) The maximum price per gross, f.o.b. dealer's shipping point, at which a person who is a dealer in used bottles may sell or offer to sell washed used bottles of a size enumerated in the Schedule hereto, shall be the price therefor set forth in the said Schedule.

(2) The maximum price, per gross, f.o.b. dealer's shipping point, at which a person who is a dealer in used bottles may sell or offer to sell unwashed used bottles of a size enumerated in the said Schedule shall be fifty cents (50c.) less than the price for that size of washed used bottle set forth in the said Schedule in the case of sizes up to and including sixteen ounces, and shall be seventy-five (75c.) less than the price for that size of washed used bottles set forth in the said Schedule in the case of sizes larger than sixteen ounces.

(3) The maximum price, per gross, f.o.b. dealer's shipping point at which a person who is a dealer in used bottles may sell or offer to sell washed or unwashed used bottles of a size other than those enumerated in the said Schedule shall be in each case the same as the maximum price for washed or unwashed used bottles, as the case may be, of the same kind and of the nearest enumerated smaller size.

(4) On a sale of used bottles for delivery to premises of the buyer located in the same municipality in which the dealer's shipping point is situate, the price at which the dealer sells the used bottles shall include delivery thereof to the said premises without additional charge to the buyer and the price shall not exceed the maximum price as fixed by Section 2.

3. In the sale and delivery of an unwashed used bottle, its cap or closure, if available, shall be delivered with the used bottle at no extra charge.

4. (1) Every person who is a dealer in used bottles shall on each sale thereof prepare and issue an invoice, in duplicate, wherein he shall show

- (a) an accurate and detailed record of each kind, size and quantity sold;
- (b) whether the used bottles are washed or unwashed;
- (c) the selling price of the used bottles sold; and
- (d) the name and business address of the buyer to whom the sale is made.

(2) At the time of delivery to the buyer of used bottles sold by a dealer he shall also deliver to the buyer one of the duplicate invoices.

(3) Every person who is a dealer in used bottles shall prepare maintain and keep full and accurate records and accounts of all his purchases and sales of used bottles and shall keep one of the duplicate invoices issued by him on every sale which records, accounts and invoices shall at all times be available for inspection by the Administrator of Used Goods or by his authorized representative.

5. (1) Every used bottle before it may be sold as a washed used bottle by a person who is a dealer in used bottles shall be washed by one or other of the two following methods, and only those so washed shall be deemed to be washed used bottles, namely,

- (a) washing in a tub—Bottles must be soaked for thirty minutes in water of a temperature of at least 160 degrees Fahrenheit. The water shall contain approximately 3 per cent of a caustic soda or an equal alkaline strength of soda ash or other approved washing compound. The bottles shall then be drained, rubbed and properly and efficiently brushed by a rotary brush. All visible foreign matter shall be removed from the bottles before the same are placed in soak in clear clean water, the temperature of which shall be at least 120 degrees Fahrenheit. Thereafter the bottles shall be removed and rinsed on a rinser by water of a temperature of at least 120 degrees Fahrenheit, and shall be subjected to the rinsing for a period of three minutes after which rinsing the bottles shall be suspended in an upright position;
- (b) automatic soaker and bottle washing machine—In the case of washing bottles by means of an automatic soaker or bottle washing machine, the bottles must be subjected to steam or other heat in a manner to maintain constant and proper temperature, and in all the machines bottles shall be held at least five minutes in a 3 per cent caustic soaking solution at a temperature of 180 degrees Fahrenheit. The bottles shall then be held in a soaker for at least ten minutes. In one compartment of such soaker, there shall be provided a rotating brush machine or rinser or other means by which efficient washing may be done. All foreign substances or suspended matter shall be removed from the bottles during the washing.

(2) Where in a province or in a municipality the regulations respecting washing of used bottles are of a more stringent nature than those set forth in subsection 1 of this Section the said Administrator may by writing direct that the regulations of the province or of the municipality, as the case may be, shall be applicable to the washing in the province or in the municipality of all used bottles to which the provisions of this Order relate.

6. This Order shall be effective on and after the 2nd day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

S. GODFREY,
Administrator of Used Goods.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-624

respecting Used Pharmaceutical Bottles, Toilet Goods Bottles and Proprietary
Medicine Bottles

<i>Size of bottle</i>	<i>Maximum selling price</i>	
	<i>per gross f.o.b. dealer's shipping point.</i>	
1. ½ ounce	\$2.00	
2. 1 ounce	2.18	
3. 2 ounces	2.75	
4. 3 ounces	3.00	
5. 4 ounces	3.60	
6. 6 ounces	4.20	
7. 8 ounces	4.80	
8. 10 ounces	5.00	
9. 12 ounces	5.40	
10. 16 ounces	6.00	
11. 20 ounces	7.00	
12. 32 ounces	8.00	
13. 40 ounces	10.50	
14. 80 ounces	20.00	
15. 1 gallon (each)	.16½ (each)	

An opal jar may be sold at 30 per cent above the price herein set out for a bottle of the same size.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-625

Respecting Used Metal Pipe

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. (1) Except as provided in subsection 2, no person shall without first obtaining permission in writing of the Administrator of Used Goods sell or deliver used metal pipe to any other person.

(2) It shall not be necessary to obtain the permission in writing of the said Administrator for the sale or delivery by any person of used metal pipe when the sale or delivery is on the order of,

- (a) one or more of the following departments of the Government of Canada, namely,—Munitions and Supply, National Defence, National Defence Air Services, National Defence Naval Services or Pensions and National Health, or of any agency of any of them;
- (b) a person who requires its use in the manufacture or assembly of goods for any of the said departments or for an agency thereof, if such person signs a certificate endorsed on the order to that effect;
- (c) a provincial department of highways, railway company, the owner or operator of a ship of the Merchant Marine, bus company, municipal, public utility or school corporation or a hospital corporation or other governing authority of a hospital;
- (d) a person who requires its use in the manufacture of farm implements or in the execution of his business as a master plumber or master steamfitter or in the operation of his farm or of his mining, logging or lumbering business or in fishing or in the operation or maintenance of his business premises, plant, machinery or equipment;

- (e) a person who requires its use to make emergency repairs; or
- (f) a person who is a dealer in used metal pipe and collects the same by purchase or otherwise for the purpose of resale.

2. (1) The maximum price at which any person may sell or offer to sell used metal pipe shall be the lower of the following, namely,

- (a) seventy per cent (70%), f.o.b. seller's shipping point, of the warehouse selling price at which similar new metal pipe is being sold or offered for sale at the warehouse nearest to where the used metal pipe is sold or offered for sale; or
- (b) the highest lawful price at which he sold similar used metal pipe at retail during the basic period, September 15 to October 11, 1941, as defined by The Wartime Prices and Trade Regulations.

(2) The said maximum price is applicable only to the best quality and grade of metal pipe in good order and condition for further use, and shall be proportionately abated in respect of used metal pipe of an inferior quality or grade or not in good order and condition; and any dispute which may arise as to the second mentioned maximum price shall be determined by the said Administrator whose decision thereon shall be final.

3. (1) Every person who sells used metal pipe shall on each sale prepare and furnish to the buyer at the time of delivery an invoice showing separately

- (a) the kind, quality, grade and size of the pipe sold;
- (b) the quantity sold and delivered, by weight; and
- (c) the price payable.

(2) The seller shall retain and keep at his place of business a duplicate copy of the said invoice and have it available for inspection at any time within one year by the said Administrator or any authorized representative of the Board.

4. (1) Every person who owns and has in his possession or under his control more than fifty feet of used metal pipe which is not being put to use and is not required for use within thirty days from the effective date of this Order shall not later than the expiration of the said period file with the said Administrator a statement in writing showing in detail the quantities of each kind, quality and grade of used metal pipe which he owns and is not in use or to be put to use within the said period, the approximate time he has owned the pipe and his reason for its retention.

(2) Within thirty days from the time a person hereafter becomes the owner of more than fifty feet of used metal pipe which is not in use or to be put to immediate use, he shall file with the said Administrator a statement similar to that referred to in subsection 1 of this Section.

(3) The said Administrator may in writing direct an owner of used metal pipe which is not in use to sell and dispose of the same or so much thereof as he may direct and within such time as he may specify.

5. This Order shall be effective on and after the 3rd day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-626

Respecting Used Steel Shafting

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. (1) Except as provided in subsection 2, no person shall without first obtaining permission in writing of the Administrator of Used Goods sell or deliver used steel shafting to any other person.

(2) It shall not be necessary to obtain the permission in writing of the said Administrator for the sale or delivery by any person of used steel shafting when the sale or delivery is on the order of,

- (a) one or more of the following departments of the Government of Canada, namely,—Munitions and Supply, National Defence, National Defence Air Services, National Defence Naval Services or Pensions and National Health or of any agency of any of them;
- (b) a person who requires its use in the manufacture or assembly of goods for any of the said departments or for an agency thereof, if such person signs a certificate endorsed on the order to that effect;
- (c) a provincial department of highways, railway company, the owner or operator of a ship of the Merchant Marine, bus company, municipal, public utility or school corporation or a hospital corporation or other governing authority of a hospital;
- (d) a person who requires its use in the manufacture of farm implements or in the execution of his business as a master plumber or master steamfitter or in the operation of his farm or of his mining, logging or lumbering business or in fishing or in the operation or maintenance of his business premises, plant, machinery or equipment;
- (e) a person who requires its use to make emergency repairs; or
- (f) a person who is a dealer in used steel shafting and collects the same by purchase or otherwise for the purpose of resale.

2. (1) The maximum price at which any person may sell or offer to sell used steel shafting shall be the highest lawful price at which he sold similar used steel shafting during the basic period, September 15 to October 11, 1941, as defined by The Wartime Prices and Trade Regulations, provided however that the maximum price shall not in any event exceed six cents per pound, f.o.b. seller's shipping point.

(2) The said maximum price is applicable only to the best quality and grade of steel shafting in good order and condition for further use, and shall be proportionately abated in respect of used steel shafting of an inferior quality or grade or not in good order and condition; and any dispute which may arise as to the second mentioned maximum price shall be determined by the said Administrator whose decision thereon shall be final.

(3) Notwithstanding the provisions of subsection 1 of this Section, the Administrator of Used Goods may by direction in writing vary the maximum price at which a person may sell used steel shafting and may fix a maximum price for him in excess thereof; and, in the case of used steel shafting imported with the permission of the Administrator, the said Administrator may permit sales at a price in excess of the maximum price prescribed by subsection 1 of this Section.

(4) Except as may be permitted by direction in writing of the said Administrator, the maximum price at which used steel shafting may be sold shall include special charges for quantity sales and for cutting or performing other work or services on used steel shafting.

3. (1) Every person who sells used steel shafting shall on each sale prepare and furnish to the buyer at the time of delivery an invoice showing separately,

- (a) the kind, quality, grade and size of the shafting sold;
- (b) the quantity sold and delivered, by weight; and
- (c) the price payable.

(2) The seller shall retain and keep at his place of business a duplicate copy of the said invoice and have it available for inspection at any time within one year by the said Administrator or any authorized representative of the Board.

4. (1) Every person who owns and has in his possession or under his control used steel shafting which is not being put to use and is not required for use within thirty days from the effective date of this Order shall not later than the expiration of the said period file with the said Administrator a statement in writing showing in detail the quantities of each kind, quality and grade of used steel shafting which he owns and is not in use or to be put to use within the said period, the approximate time he has owned the shafting and his reason for its retention.

(2) Within thirty days from the time a person hereafter becomes the owner of used steel shafting which is not in use or to be put to immediate use, he shall file with the said Administrator a statement similar to that referred to in subsection 1 of this Section.

(3) The said Administrator may in writing direct an owner of used steel shafting which is not in use to sell and dispose of the same or so much thereof as he may direct and within such time as he may specify.

5. This Order shall be effective on and after the 3rd day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

PART IV
Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF SUPPLIES

Order No. Supplies 4

(The Supply and Use of Kapok Regulated)

Dated FEBRUARY 11th, 1943.

Pursuant to the powers conferred by Order in Council P.C. 6391 of August 19th, 1941, as amended, and by the Order of the Minister of Munitions and Supply No. C.S. 27-M, dated December 15th, 1941, and by any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order, unless the context otherwise requires:

- (a) "Controller" or "Controller of Supplies" shall mean the person appointed Controller or Acting Controller of Supplies by the Governor in Council;
- (b) "person" shall include partnership, corporation, company, any governmental body or department and/or aggregation of persons;
- (c) "primary kapok" shall mean kapok in all its forms whether processed or not but shall not include reclaimed kapok;
- (d) "reclaimed kapok" shall mean kapok recovered or reclaimed from used or second-hand manufactured articles.

2. Orders C.S. 28 and C.S. 28-B rescinded

The Controller of Supplies' Orders No. C.S. 28, dated December 15th, 1941, and C.S. 28-B, dated May 27th, 1942, are hereby rescinded.

3. Sale and Supply of Kapok Prohibited Except Under Permit

No person shall sell, transfer or supply primary kapok to any other person without a permit in writing from the Controller.

4. Use of Primary Kapok Restricted to Life Saving Equipment

No person shall consume or use any primary kapok except in the manufacture of the following articles:—life rafts, buoyancy tanks, life belts, life jackets, life vests or waistcoats and other life saving equipment.

5. Use of Reclaimed Kapok in Life Saving Equipment Prohibited

No person shall use any reclaimed kapok in the manufacture of any of the articles listed in Section 4 of this Order, but any person may use reclaimed kapok for any other purpose without obtaining a permit from the Controller.

6. Monthly Reports

- (1) On or before March 15th, 1943, and on or before the 15th day of each month thereafter, every person who has any primary kapok under his possession or control in Canada, shall deliver to the Controller a statement in writing on

a form prescribed or authorized by the Controller, signed by some person having knowledge of the facts, showing the amount by weight of all primary kapok which such person,

(a) had on hand at the end of the next preceding month, and

(b) received during the next preceding month, and

(c) transferred, released or consumed during the next preceding month.

- (2) Subsection (1) of this Section shall not apply to any manufacturer of life saving equipment in respect of any primary Kapok transferred to such manufacturer under a permit in writing from the Controller.

7. *Permits*

This Order shall be subject to any permit or Order issued by the Controller to meet exceptional circumstances.

G. P. KAYE,
Deputy Controller of Supplies.

APPROVED:

HENRY BORDEN.
Chairman, Wartime Industries Control Board.

PART V
EXPORT PERMIT BRANCH
(Trade and Commerce)

Export Permit Branch Order No. 62

FEBRUARY 25, 1943.

By virtue of the power conferred upon me by Paragraphs 2 and 4 of Order in Council P.C. 2448 of April 8, 1941, the undersigned hereby orders that, effective on and after March 1, 1943, Regulation 33 (a) of the Export Permit Regulations of September 30, 1942, as established by Export Permit Branch Order No. 47 of September 15, 1942, as amended by Export Permit Branch Order No. 53 of November 7, 1942, be further amended by the addition thereto of the following paragraph:—

Export permits are not required for shipments, not exceeding fifteen hundred pounds in any one day, to the United States of fresh Pickerel, Whitefish or Lake trout by licensed fishermen. The fisherman's licence number must be shown clearly on the Export Entry Form B13-B.

JAMES A. MacKINNON,
Minister of Trade and Commerce.

Export Permit Branch Order No. 63

March 2, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:

1. That Export Permit Branch Order No. 17 of December 1, 1941 and Export Permit Branch Order No. 56 of November 30, 1942 be cancelled.

2. That the following commodities be now exempted from requiring an export permit only when shipped to any part of the British Empire or to the United States:

Furs and fur skins.

Herring, Atlantic, pickled, of a grade or quality known as "Tropics".

Herring, Atlantic, bloaters.

3. That Regulation 5 of the Export Permit Regulations of September 30, 1942, as established and consolidated by Export Permit Branch Order No. 47 of September 15, 1942, be cancelled, and the following substituted therefor:

Regulation 5—In accordance with Paragraph 5 of Order in Council P.C. 2448 of April 8, 1941, as amended, no person shall export any goods to any country, other than parts of the British Empire or the United States, without first having obtained an export permit, except as provided in Regulation 34.

4. That this Order shall come into force and have effect on and after March 2, 1943.

JAMES A. MacKINNON,
Minister of Trade and Commerce.

VOLUME I, No. 10.

March 15, 1943



CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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PART I
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Controller

P.C. 1513

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 1st day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 6131 of August 12, 1941, Regulations Respecting Transit were made and established;

And Whereas by Order in Council P.C. 2948 of April 14, 1942, George S. Gray was appointed Transit Controller with offices in the City of Toronto and Jules Albert Archambault was appointed Associate Transit Controller with offices in the city of Montreal;

And Whereas the Minister of Munitions and Supply states that the Transit Controller reports that in order to enable him to carry out fully and effectively the duties of his office it is necessary that a Deputy Transit Controller be appointed with offices at the City of Toronto, and that Norman Douglas Wilson, of the City of Toronto, now Regional Director of Transit Control for Ontario, is a fit and proper person to be appointed a Deputy Transit Controller.

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under the authority of the War Measures Act and the Department of Munitions and Supply Act, is pleased to appoint and doth hereby appoint Norman Douglas Wilson, of the City of Toronto, a Deputy Transit Controller, effective on and from February 15, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of coal briquettes from customs
duty and war exchange tax—Port Arthur or any port west
thereof to the Saskatchewan-Alberta Boundary

P.C. 1517

THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 1st day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 10824 dated December 1, 1942, exempted imports of coal briquettes (Items 586 and 588 of Schedule "A" to the Customs Tariff), when originating in countries the products of which are subject to Intermediate or General Tariff treatment, from customs duty and war exchange tax when imported into the customs port at Port Arthur or any port west thereof to the Saskatchewan-Alberta boundary during the period December 15, 1942 to March 31, 1943;

And whereas, prior to the effective date of the aforementioned Order in Council, coal briquettes imported from countries other than those entitled to British Preferential Tariff treatment were subject to a duty of customs of 50 cents per ton on briquettes made from anthracite coal and 75 cents per ton on briquettes made from bituminous coal and in addition to the customs duty imports of coal briquettes from foreign countries were subject to the war exchange tax of 10 per cent ad valorem;

And whereas the Minister of Finance reports that the Wartime Prices and Trade Board concurs in the recommendation of the Coal Administrator that coal briquettes imported into the area defined in P.C. 10824 on and after April 1, 1943, be exempt from customs duty and war exchange tax in order to enable importers to sell their briquettes at a reasonable price, comparable on a fuel value basis to the maximum prices established for Canadian domestic coals.

Now, therefore, His Excellency, the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of coal briquettes dutiable under Items 586 and 588 of Schedule "A" to the Customs Tariff, when originating in countries the products of which are subject to Intermediate or General Tariff treatment shall be exempt from customs duty and war exchange tax when imported into the customs port at Port Arthur or any port west thereof to the Saskatchewan-Alberta boundary on and after April 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing assistance to the City of Halifax re improvement in Municipal Health Conditions

P.C. 1523

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by reason of exceptional circumstances of a highly extraordinary character arising out of the large movement of Naval, Air and Military Units and Merchant Seamen into and out of the City and Port of Halifax and the extreme concentration in the area of enlisted and civilian personnel not ordinarily resident there, it is desirable and expedient that the Dominion Government should assume part of the cost of maintaining the essential health services of that city;

And whereas the outbreak of an epidemic or the development of other conditions inimical to the health of residents of the City of Halifax would seriously interfere with the overseas movement of troops and supplies and generally with the Canadian war effort;

And whereas in the opinion of officials of the Department of Pensions and National Health an average annual expenditure of approximately \$100,000 is required in order to provide essential minimum standards of health services in the City of Halifax;

And whereas it is considered desirable for the Dominion Government to assist the City of Halifax in reaching this required expenditure by contributing an amount of \$45,000 during the first year after the going into force of this Order, an amount of \$15,000 during the second year, and thereafter an amount of \$30,000 annually, toward the cost of health services in the City of Halifax for the duration of the present war and one year thereafter, provided that the municipal government of the City of Halifax continues to expend from municipal funds an amount of \$70,000 annually, and provided further that the said municipal government agrees to the conditions hereinafter attached to the payment of such assistance.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, is pleased to order and doth hereby order as follows:—

1. The Department of Pensions and National Health is hereby authorized to assist the City of Halifax, N.S., to improve municipal health conditions by the payment of an amount of \$45,000 during the first year after the coming into force of this Order and of an amount of \$15,000 during the second year after the coming into force of this Order and thereafter of an amount of \$30,000 annually for the duration of the war and for one year thereafter, such payments or any of them to be made in the manner and with the provisos hereinafter set forth:

- (a) That such payments or parts thereof shall be made by the Department of Pensions and National Health to the Minister of Public Health of the Province of Nova Scotia for disbursement as prescribed herein to the Municipal Government of the City of Halifax and shall be expended in implementing such recommendations, in the Report of the survey of health conditions in the City of Halifax conducted by the International Health Division of the Rockefeller Foundation and dated the 17th November, 1942, as may be agreed upon between the Minister of Pensions and National Health and the Minister of Public Health of the Province of Nova Scotia; and
- (b) That any such payments or parts thereof shall be made to the Minister of Public Health of the Province of Nova Scotia upon receipt of a joint certificate, acceptable to the Chief Treasury Officer of the Department of Pensions and National Health, from officers of the Provincial Department of Public Health and the Provincial Treasurer that the expenditures by the Municipal Government of the City of Halifax have been incurred in implementing the recommendations of the aforesaid Report as agreed upon between the Minister of Pensions and National Health and the Minister of Public Health of the Province of Nova Scotia.

2. The cost of carrying out this Order shall be charged against funds provided from the War Appropriation for these purposes, subject to the approval by the Treasury Board of the estimate of cost, and allotment of funds in conformity with the terms of Order in Council P.C. 6695 of November 19, 1940.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing an Agricultural Food Board

P.C. 1563

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 1st day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Agriculture reports that under the agreement between the Minister of Agriculture and the Minister of Finance the Department of Agriculture will assume additional responsibilities relative to the supply and distribution of food products and

That in undertaking these additional responsibilities further organization of the Services in the Department of Agriculture is considered desirable.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Agriculture, and under the authority of the War Measures Act, is pleased to establish and doth hereby establish a Board to be known as the Agricultural Food Board composed of the following officers of the Department of

Agriculture: G. S. H. Barton, Deputy Minister, Chairman; A. M. Shaw, Director of Marketing Service and Chairman of the Special Products Board, Vice-Chairman; R. S. Hamer, Director of Production Service; J. F. Booth, Associate Director of Marketing Service, Agricultural Economics; J. F. Singleton, Chairman of the Dairy Products Board; L. W. Pearsall, Secretary-Manager of the Bacon Board, the last two to be ex-officio members for the products dealt with by their respective Boards.

His Excellency in Council on the same recommendation is further pleased to order and doth hereby order,—

1. That three members of the said Board shall constitute a quorum.
2. That it shall be the duty and responsibility of the Board:
 - i. Subject to the approval of the Minister of Agriculture and in co-operation with the Agricultural Supplies Board to develop and direct the policies and measures of the Department of Agriculture for the war-time production of food.
 - ii. To co-ordinate the activities of all Commodity Boards established under the Department of Agriculture.
 - iii. To direct the diversion of food products produced in Canada;
 - (a) To fill contracts or agreements for export,
 - (b) To meet the requirements of the armed forces in Canada and other priority needs,
 - (c) At the request of the Wartime Prices and Trade Board, from areas of supply to deficiency areas in Canada.
 - iv. To advise the Wartime Prices and Trade Board as to significant developments in the prospective food supply situation.
 - v. To confer with the Wartime Prices and Trade Board with respect to price adjustments and subsidies to increase the production of agricultural products within established price ceilings and to make recommendations to the Minister in connection therewith.
 - vi. To provide a medium through which co-operation between the Department of Agriculture and the Wartime Prices and Trade Board may be maintained.
3. That the Board may, subject to the approval of the Governor in Council, appoint such officers, clerks and other persons as may be deemed necessary to assist the Board in the performance of its duties, and such persons shall receive such remuneration respectively as the Board shall, with the approval of the Governor in Council, determine.
4. That all expenses incurred by the Board in connection with its activities shall be paid out of monies allotted from the War Appropriation.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council continuing special port privileges to United States fishing vessels on the B.C. Coast

P.C. 1604

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 1st day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas in the interests of the war effort of the United Nations special port privileges, as follows were extended for the year 1942, by Order in Council, P.C. 1883, dated March 12, 1942, to United States vessels fishing for ling cod (so-called), grayfish and sharks on the British Columbia Coast:—

1. To purchase bait, ice, nets, lines, coal, oil provisions and all other supplies and outfits.
2. To ship crews.
3. To land their catches without the payment of duties, and
 - (a) Trans-ship them in bond to any port in the United States;
 - (b) Sell them in bond to such local dealer or dealers as may be properly authorized therefor by the Minister of National Revenue, which dealer shall export the same in compliance with the bonding requirements;
 - (c) Sell them for use in Canada on payment of duty.

And whereas the Minister of Fisheries reports that representations have been received from the United States Government that such privileges be continued as they are deemed highly desirable in the interest of furthering the war effort.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries; and under the authority of the War Measures Act, Chapter 206, R.S.C. 1927, is pleased to authorize and doth hereby authorize the Minister of Fisheries to grant licenses to United States fishing vessels on the Pacific Coast engaging in fishing for ling cod (so-called), grayfish and sharks during the calendar year 1943 that will cover the above specified privileges, the fee on each such license to be as heretofore \$1.00.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing assistance for movement of coal— Nova Scotia to Saint John, N.B., and Province of Quebec

P.C. 1683

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 2nd day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the provisions of Order in Council P.C. 9164 of the 26th day of November, 1941, assistance is provided for the movement of coal from ports in Nova Scotia by boat to Portland and Searsport in the State of Maine, United States of America, and thence by railway to points in the Province of Quebec for use by industry and the railways;

And whereas the Coal Administrator of the Wartime Prices and Trade Board reports that in order to supplement the movement of Nova Scotia coal to the Province of Quebec and to utilize available shipping to the best advantage, it is desirable to provide similar assistance on the movement of coal from ports in Nova Scotia by boat to Saint John in the Province of New Brunswick and thence by railway to points in the Province of Quebec for use by industry and the railway;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows,—

1. (a) With respect to coal mined in the Province of Nova Scotia and shipped as in section (b) hereunder to points in the Province of Quebec for use by any industry or any railway company, payments may be made to the coal mine operators or coal distributors of the difference in amount per net ton between the laid-down cost of coal mined in the Province of Nova Scotia and the laid-down cost of imported coal that would otherwise be used; provided, however, that

(b) Such payments shall only be made on coal moved from the coal mines in Nova Scotia by boat from ports in Nova Scotia to Saint John in the Province of New Brunswick and thence transported by railway to points in the Province of Quebec, such assistance in no instance to exceed two dollars (\$2.00) per net ton; and

(c) The said difference between laid-down costs shall be determined by the Coal Administrator and shall be approved by the Wartime Prices and Trade Board.

2. Assistance made available under the provisions hereof shall be payable on movements on and after February 15, 1943, and until rescinded.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the National Selective Service Mobilization Regulations

P.C. 1713

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 4th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war to further amend The National Selective Service Mobilization Regulations made and established by Order in Council (P.C. 10924) dated December 1, 1942, as amended;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, and the National Resources Mobilization Act, 1940, is pleased to amend the said National Selective Service Mobilization Regulations and they are hereby further amended as follows:—

1. (1) Subsection 2 of section 3 of the said regulations is hereby amended by deleting the word "or" at the end of paragraph (i) thereof and inserting the word "or" at the end of paragraph (j).

(2) Subsection 2 of section 3 of the said regulations is hereby further amended by adding the following paragraph thereto:

"(k) An employee of the government of a country other than Canada who is not engaged in any business or calling in Canada other than that required by the duties pertaining to his official position and who is a national of such country or, in the case of an employee of the government of one of the countries forming part of the British Commonwealth of Nations, was, before the commencement of such employment, ordinarily resident in such country".

2. (1) Paragraph (b) of subsection 1 of section 9 of the said regulations is hereby amended by deleting the word "and" therefrom.

(2) Paragraph (c) of subsection 1 of section 9 of the said regulations is hereby revoked.

3. Paragraph 2 of Schedule "A" of the said regulations is hereby revoked and the following substituted therefor:

"That pursuant to the provisions of section 3 of The National Selective Service Mobilization Regulations, I hereby claim exemption from the provisions of the said regulations".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing Office of the Coal Controller; appointment and powers of Coal Administrator revoked

P.C. 1752

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 5th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 3117 of October 18, 1939, the appointment by the Wartime Prices and Trade Board of James McGregor Stewart as Coal Administrator was approved and it was provided that he be responsible in co-operation with the industries and trades concerned and under the direction of the Wartime Prices and Trade Board for the carrying out of the duties set out in the said Order in Council as to coal, coke and other solid fuels;

And whereas Order in Council P.C. 19/6016 of August 6, 1941, as amended by Order in Council P.C. 7082 of September 10, 1941, transferred to the Minister of Finance the administration of the Domestic Fuel Act and the "Act to place Canadian coal used in the manufacture of iron and steel on a basis of equality with imported coal" and the regulations made pursuant to the said Acts and the several Orders in Council authorizing assistance to the movement of coal together with the appropriations granted under votes 173 and 174 of the Main Estimates 1941-1942;

And whereas by the said Order in Council P.C. 19/6016 as amended, the powers, duties and functions of the Dominion Fuel Board conferred by the said Acts, regulations and Orders in Council were transferred, and the establishment and staff of the Dominion Fuel Board were transferred and seconded to the Coal Administrator, under the direction of the Wartime Prices and Trade Board;

And whereas the Minister of Munitions and Supply reports that the Wartime Prices and Trade Board and the Wartime Industries Control Board have recommended,—

That the administration of the said Acts, Regulations and Orders in Council, together with the appropriations granted under votes 69 and 70 of the Main Estimates 1942-1943 should be transferred from the Minister of Finance to the Minister of Munitions and Supply;

That the Office of Coal Controller should be established;

That the powers, duties and functions of the Coal Administrator with respect to the said Acts, Regulations and Orders in Council should be transferred, and the establishment and staff of the Coal Administrator transferred and seconded to the Coal Controller; and

That the Coal Controller should have the powers hereinafter set out for the purpose of maintaining and stimulating the production of coal, coke and wood fuel, and for the supervision, control and regulation of their supply, distribution, transportation, storage and allocation;

Now, therefore, for the purposes aforesaid, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply (concurrent in by the Minister of Finance) and pursuant to the powers conferred on the Governor in Council by the War Measures Act, the Department of Munitions and Supply Act, the Public Service Re-arrangement and Transfer of Duties Act and otherwise, is pleased to order and doth hereby order as follows:—

A. APPOINTMENT AND POWERS OF COAL ADMINISTRATOR REVOKED

Order in Council P.C. 3117 of October 18, 1939, and Order in Council P.C. 3298 of July 20, 1940, are hereby revoked.

B. OFFICE OF COAL CONTROLLER ESTABLISHED

There shall be a Coal Controller appointed by the Governor in Council, who shall have the powers, duties and immunities conferred or charged upon or vested in the Coal Controller by this Order in Council or by any other Order in Council, Regulation or Statute.

C. FUNCTIONS OF DOMINION FUEL BOARD TRANSFERRED TO COAL CONTROLLER AND FUNCTIONS OF MINISTER OF FINANCE RELATING THERETO TRANSFERRED TO MINISTER OF MUNITIONS AND SUPPLY

Order in Council P.C. 19/6016 of August 6, 1941, as amended by Order in Council P.C. 7082 of September 10, 1941, is hereby further amended:—

- (a) by deleting from Sections (1) and (2) thereof the words "Coal Administrator, under the direction of the Wartime Prices and Trade Board", and substituting therefor the words "Coal Controller"; and
- (b) by deleting from Section (3) thereof the words "Minister of Finance" and substituting therefor the words "Minister of Munitions and Supply"; and
- (c) by deleting from Section (4) thereof the words "The Minister of Finance may assign to the Wartime Prices and Trade Board" and substituting therefor the words "the Minister of Munitions and Supply may assign to the Coal Controller".

D. STAFF OF THE DOMINION FUEL BOARD AS SECONDED TO COAL CONTROLLER

The staff of the Dominion Fuel Board transferred and seconded to the Coal Controller by the amendment to Order in Council P.C. 19/6016 made by paragraph (a) of Clause C next preceding will be designated in a subsequent Order in Council.

E. CERTAIN PROVISIONS OF COAL MOVEMENT ASSISTANCE ORDERS IN COUNCIL REVOKED

The provisions mentioned in Schedule "A" hereto of the Orders in Council set out in the said Schedule are hereby revoked.

F. COAL MOVEMENT ASSISTANCE ORDER IN COUNCIL P.C. 3969 AMENDED

Paragraph (b) of Section (7) of Order in Council P.C. 3969 of December 5th, 1939, as the said section was substituted by Section 1 of Order in Council P.C. 9164 of November 26th, 1941, is hereby amended to read as follows:

- "(b) The said differences between laid down costs shall be determined by the Coal Controller".

G. COAL MOVEMENT ASSISTANCE ORDER IN COUNCIL P.C. 3637 AMENDED

Section (7) of Order in Council P.C. 3637 of May 1st, 1942, is hereby amended to read as follows:

- "(7) The Coal Controller shall determine the difference in laid down cost at the coke or gas plant of the Canadian Coal or Coals to be used and of the imported coal which would otherwise be used and shall determine the amount of assistance per ton which is to be paid within the terms of this authority".

H. COAL MOVEMENT ASSISTANCE ORDER IN COUNCIL P.C. 6643 AMENDED

Section (3) of Order in Council P.C. 6643 of July 28th, 1942, is hereby amended to read as follows:

- "(3) The Coal Controller shall determine the amounts of assistance payable under this authority to coal mine operators or distributors and payment of such amounts may be made by one or more interim payments during the shipping season, such interim payments to be considered as accountable advances and be subject to adjustment on the final audit of the season's operations".

I. COAL CONTROLLER SUBSTITUTED FOR COAL ADMINISTRATOR IN COAL MOVEMENT ASSISTANCE ORDERS IN COUNCIL

Whenever in the operative part of any of the Orders in Council listed in Schedule "A" hereto the expression "Coal Administrator" is used, then such expression shall mean Coal Controller, and the words "Coal Controller" shall be substituted wherever the said expression appears in the operative part of any of the said Orders in Council.

J. MINISTER MAY REFUSE APPROVAL FOR ASSISTANCE TO MOVEMENTS OF COAL

The Minister of Munitions and Supply shall have the right to refuse approval of any application for assistance under any of the Orders in Council listed in Schedule "A" hereto.

K. ADMINISTRATION OF COAL MOVEMENT ASSISTANCE ORDERS IN COUNCIL

The Coal Controller is hereby charged with the duty of administering the Orders in Council listed in Schedule "A" hereto and shall report to the Minister of Munitions and Supply from time to time as required as to the amounts paid under any of the said Orders in Council.

L. REFUSAL OF ASSISTANCE ON FAILURE TO FURNISH INFORMATION

No assistance under any of the Orders in Council listed in Schedule "A" hereto shall be granted to any person who refuses or fails to furnish such information as the Minister of Munitions and Supply or the Coal Controller may require in connection with the administrative duties connected with the movement of coal. For the purpose of verifying or certifying such information any person designated by the Minister of Munitions and Supply or the Coal Controller may examine and make extracts from all books, records or accounts of any shipper or railway.

M. COAL MOVEMENT ASSISTANCE APPROPRIATIONS 1942-1943 TRANSFERRED

The appropriations granted under votes 69 and 70 of the Main Estimates 1942-1943 are hereby transferred from the Minister of Finance to the Minister of Munitions and Supply.

N. EMERGENCY COAL PRODUCTION BOARD ORDER IN COUNCIL AMENDED

Order in Council P.C. 10674 of November 23, 1942, is hereby amended,

(a) by rescinding paragraph (b) of Section 1 of the said Order in Council and substituting therefor the following:

"(b) "Coal Controller" means the person appointed Coal Controller by the Governor in Council on the recommendation of the Minister of Munitions and Supply; and

(b) by substituting the words "Minister of Munitions and Supply" for the words "Minister of Finance" in Paragraph (c) of Section 1 of the said Order in Council; and

(c) by substituting the words "Coal Controller" for the words "Coal Administrator" wherever the words "Coal Administrator" appear in the operative part of the said Order in Council; and

(d) by substituting the words "Chairman of the Wartime Industries Control Board" for the words "Chairman of the Wartime Prices and Trade Board" in paragraph (j) of subsection (1) of Section 3 of the said Order in Council.

O. JAMES MCGREGOR STEWART APPOINTED COAL CONTROLLER

James McGregor Stewart, K.C., of the City of Halifax, Nova Scotia, is hereby appointed Coal Controller.

P. FRANK G. NEATE APPOINTED DEPUTY COAL CONTROLLER

Frank G. Neate, of the City of Ottawa, Ontario, is hereby appointed a Deputy Coal Controller.

Q. D. ROY CAMERON APPOINTED DEPUTY WOOD FUEL CONTROLLER

D. Roy Cameron, of the City of Ottawa, Ontario, is hereby appointed a Deputy Wood Fuel Controller.

R. EFFECTIVE DATE

The provisions of Clauses A to Q inclusive next preceding shall be effective on and from March 1, 1943, and the following Regulations Respecting Coal, Coke and Wood Fuel are hereby made and established, effective on and from March 1, 1943.

REGULATIONS RESPECTING COAL, COKE AND WOOD FUEL

1. INTERPRETATION

(1) For the purposes of these Regulations except where the context otherwise requires:

(a) "coal" shall mean anthracite, bituminous and lignite coals, domestic or imported, including briquettes or other processed forms of coal.

- (b) "coke" shall mean all cokes, whether domestic or imported, including those known commercially, as "beehive coke", "by-product coke", "gas coke", and "petroleum coke".
- (c) "Controller" or "Coal Controller" shall mean the person appointed Coal Controller by the Governor in Council, and for the time being in office as such.
- (d) "Deputy Coal Controller" shall mean any person appointed a Deputy Coal Controller by the Governor in Council and for the time being in office as such.
- (e) "Deputy Wood Fuel Controller" shall mean any person appointed a Deputy Wood Fuel Controller by the Governor in Council and for the time being in office as such.
- (f) "dealing in" shall include the following activities or undertakings and shall also include the doing of any act in preparation for or in the course of any of them;

buying, selling, exhibiting for sale, taking or receiving orders for, leasing, hiring, lending, borrowing, exchanging, acquiring, importing, storing, supplying, delivering, transporting, distributing, allocating, shipping, conveying, installing, mortgaging, encumbering, bartering, trading, giving, transferring, using, or consuming.

and "deal in"; "dealt in" and "dealer in" shall have corresponding and similarly extended meanings;

- (g) "equipment" shall include any property, real or personal, and any goods owned by or under the control of any person for the purpose of producing or dealing in coal, coke or wood fuel; provided that the Minister may generally or specifically declare in writing any property or thing to be included in or excluded from "equipment" for the purposes of these Regulations or any other Regulation or Order in Council relating to the Coal Controller;
- (h) "Minister" shall mean the Minister of Munitions and Supply for the time being in office and his duly appointed successors in office, and shall include the Deputy Minister and any Acting Minister of Munitions and Supply;
- (i) "order" shall include any licence, permit, regulation, prohibition, direction, condition, requirement, restriction or limitation issued or made under these Regulations or under any other Regulation or Order in Council relating to the Coal Controller;
- (j) "producing" shall include the following activities or undertakings and shall also include the doing of any act in preparation for or in the course of any of them;

prospecting, developing, drilling for, digging, mining, extracting, felling, cutting, sawing, fabricating, making, milling and processing

and "produce", "produced", "producer" and "production" shall have corresponding and similarly extended meanings.

- (k) "wood fuel" shall mean any trees, standing or cut, and any wood, processed or unprocessed, and any by-product of wood, intended for use or capable of being used as fuel, and, without limiting the generality of the foregoing, shall include cordwood, millwaste, sawdust, hogged fuel and charcoal;

(2) Except as herein otherwise provided His Majesty in Right of Canada, and His Majesty in Right of any Province thereof, shall be bound by the Provisions of these Regulations.

2. COAL AND WOOD FUEL SUPPLY ORDERS MADE ORDERS OF THE COAL CONTROLLER

(1) The Orders hereinafter in this Section set out shall continue in force and shall be deemed to be Orders of the Coal Controller made pursuant to these Regulations and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board;

Order No. III (Respecting Coal) dated November 1, 1941, and made by the Wartime Prices and Trade Board.

Administrator's Order No. A289 (Respecting the grading of Coal mined in the Province of Alberta) dated July 11, 1942, and made by the Coal Administrator.

Administrator's Order No. A-495 (Respecting the distribution and use of Petroleum Coke) dated November 25, 1942, and made by the Deputy Coal Administrator.

Administrator's Order No. A82 dated April 13, 1942, as amended by—

Fuelwood Order No. A227, dated June 11, 1942.

Fuelwood Order No. 34, dated September 5, 1942.

Fuelwood Order No. 36, dated September 12, 1942.

Fuelwood Order No. 40, dated September 14, 1942.

Fuelwood Order No. 53, dated November 18, 1942.

Fuelwood Order No. 61, dated January 12, 1943.

(2) Wherever in any Order referred to in subsection (1) next preceding any of the following expressions is used;

- (a) Coal Administrator;
- (b) Administrator;
- (c) Deputy Administrator;
- (d) Deputy Coal Administrator;
- (e) Deputy Administrator of wood fuel;

then, unless the context otherwise requires, each of the said expressions shall mean the Coal Controller, and the Coal Controller shall have power to enforce and/or rescind, amend or vary any such order.

3. POWERS OF THE COAL CONTROLLER

The Controller shall have power, exercisable from time to time

- (a) to take possession of, appropriate or otherwise acquire, any coal, coke, wood fuel and/or any equipment wherever found, and to dispose of or otherwise deal in such coal, coke or wood fuel;
- (b) to produce and/or deal in coal, coke, wood fuel and/or equipment;
- (c) to enter on any land or into any building or place, by himself or by any person duly authorized by him thereunto, for the purpose of taking possession of, producing and/or dealing in coal, coke or wood fuel and for the purpose of inspecting and/or searching for any coal, coke or wood fuel;
- (d) to enter on, take possession of and utilize, by himself or by any person duly authorized by him thereunto, any land or premises or any plant, building, place, equipment or facilities used or capable of being used for producing and/or dealing in coal, coke or wood fuel;
- (e) to prohibit or regulate any practice, or mode of, or related to, producing or dealing in any coal, coke or wood fuel and/or any equipment, or used or followed in connection therewith, which, in the opinion of the Controller, would or might increase, or tend to increase, the price of coal, coke or wood fuel and/or equipment of any kind either generally or to any person, or which would or might affect, or tend to affect, the orderly production of, and/or dealing in any coal, coke or wood fuel and/or equipment;
- (f) Subject to the approval of the Minister, to fix or limit the quantity of any coal, coke or wood fuel and/or any equipment which may be made and/or dealt in by or to any person, either generally or for any specified use, and either generally or within specified periods of time; and to prohibit producing and/or dealing in any coal, coke or wood fuel and/or any equipment in excess of the quantities so fixed or limited;
- (g) To prohibit any person from consuming or using coal, coke or wood fuel and/or equipment of any kind, either absolutely, or to such an extent, or for any such purpose as may be specified by the Controller;
- (h) To issue and re-issue licences to persons producing and/or dealing in coal, coke or wood fuel and/or equipment, and to suspend, cancel or refuse to issue

any such licence whenever the Controller deems it to be in the public interest to do so, and subject to the approval of the Minister, to fix the fees payable for the issue of such licences, and to prescribe the manner, procedure, terms and conditions under which such licences shall be obtained;

- (i) To prohibit any person from producing and/or dealing in coal, coke or wood fuel and/or equipment of any kind or kinds, or participating in any such production and/or dealing in any coal, coke or wood fuel and/or any equipment, either directly or indirectly, unless previously licensed by the Controller, or unless under a permit issued by the Controller;
- (j) To prescribe conditions to which any licence or permit shall be subject and to vary any such conditions and/or to specify further or other conditions;
- (k) To prohibit or regulate the construction of, or the making of any structural or other change or addition to, any plant, building or place used or to be used for or in connection with, the production of, or dealing in, coal, coke or wood fuel and/or equipment;
- (l) To prohibit or regulate the use of any land, building, plant or place for the purpose of producing and/or dealing in coal, coke or wood fuel and/or equipment of any kind;
- (m) To make or to require any person to make any structural change in, or addition to, or to provide or require to provide any equipment in, any plant, building or place for the purpose of, or to be used in any way in connection with producing and/or dealing in coal, coke or wood fuel and/or any equipment;
- (n) To make orders regulating, fixing, determining and/or establishing the kind, type, grade, quality, standard and/or quantity of any coal, coke or wood fuel and/or any equipment that may be produced and/or dealt in by any person; and to prohibit any production and/or dealing in coal, coke or wood fuel and/or any equipment, contrary to any such order or orders;
- (o) Subject to the approval of the Minister, to establish a quota or quotas prescribing the kind, type, model, grade, standard, quality, classification or species of any coal, coke or wood fuel and/or any equipment that may be produced and/or dealt in by any person; and subject as aforesaid, to prohibit any person from producing and/or dealing in coal, coke or wood fuel and/or equipment except in accordance with any such quota or quotas, unless the Controller shall have issued a permit therefor, which permit may specify the manner in which such coal, coke or wood fuel and/or equipment may be produced and/or dealt in contrary to such quota or quotas and/or kinds, types, models, grades, standards, qualities, classifications or species of any coal, coke or wood fuel and/or any equipment, and the number of each, that may be produced and/or dealt in contrary to such quota or quotas;
- (p) To prohibit any person from owning, keeping, having, retaining, or being in possession of or having control of coal, coke or wood fuel;
- (q) To order or to require any person owning or having power to dispose of, or being in possession of, producing and/or dealing in coal, coke or wood fuel and/or any equipment to produce and/or deal in such coal, coke or wood fuel and/or equipment in such manner as may be so ordered, and, if ordered so to do, (but subject to any order of the Priorities Officer of the Department of Munitions and Supply) in priority to any other business of such person;
- (r) To order or require any person owning or having power to dispose of, or being in possession of, or producing and/or dealing in coal, coke or wood fuel and/or any equipment, to produce to any person authorized in writing for the purpose by the Controller, all or any books, records and/or documents, and to permit the person so authorized to make copies of, or take extracts from the same and, when the Controller deems necessary, to remove and retain any such books, records and documents;
- (s) To order or to require any person having power to dispose of, or being in possession of, or producing and/or dealing in coal, coke or wood fuel and/or any equipment, or any agent, employee or representative of any such person, to furnish, in such form and within such time as the Controller may prescribe,

such facts, data or information as the Controller may deem necessary; and the Controller may, at his discretion, require the same to be furnished under oath or affirmation;

- (t) To order or require any person owning or having power to dispose of or being in possession of or producing and/or dealing in coal, coke or wood fuel or equipment to keep such books, accounts and/or records as may from time to time be prescribed by the Controller either generally or specifically;
- (u) To order or require any person producing and/or dealing in coal, coke or wood fuel or equipment to make or procure the making of such checks and/or audits of the books, accounts and/or records of such person, or of any person who has received, directly or through another supplier, coal, coke or wood fuel or equipment sold or supplied by such person, as may from time to time be prescribed by the Controller either generally or specifically;
- (v) Subject to the approval of the Governor General in Council, to advance moneys to any person engaged in the business of producing and/or dealing in coal, coke or wood fuel and/or equipment for the purpose of assisting such person in the carrying out of such business;
- (w) To regulate and control, by prohibition or otherwise any or all dealings or transactions between any person producing and/or dealing in coal, coke or wood fuel and/or any equipment and any other such person in respect of or in connection with, any production and/or dealing in any coal, coke or wood fuel and/or any equipment, and/or the acquisition and/or use of any real and/or personal property, including any equipment, for or in connection therewith;

4. COMPENSATION

Whenever any coal, coke, wood fuel or equipment or the use thereof has been appropriated pursuant to these Regulations and compensation is to be made therefor and has not been agreed upon, the claim shall be referred by the Minister of Justice to the Exchequer Court, or to a Superior or County Court of the Province within which the claim arises, or to a judge of any such Court.

5. ORDERS TO CONSERVE COAL, COKE AND WOOD FUEL, AND PREVENT OR PRECLUDE BREACHES OF ORDERS

The Controller shall have power by order to prohibit and restrain any person from producing and/or dealing in coal, coke or wood fuel and/or equipment or from dealing in any coal, coke or wood fuel and/or equipment at any place or in any area or zone specified by the Controller, and to this end the Controller may order such acts or things to be done or omitted as he may deem necessary to prevent or preclude the use of any particular coal, coke or wood fuel or equipment or any plant, building or place in breach of such order. The Controller may exercise the said power to prevent or preclude any breach or further breach or apprehended breach of any order (whether general or specific) of the Controller or any person acting under his authority.

6. BREACH OF CONTRACT PURSUANT TO ORDER

Where any person fails to fulfill any contract or obligation whether made or assumed before or after the effective date of these Regulations, and such failure is due to compliance on the part of such person with any order made under the authority of these Regulations after such contract or obligation was made or assumed, proof of that fact shall be a good defence to any action or proceeding against such person in respect of such failure.

7. CONTROLLER AND AGENTS PROTECTED

The Controller and any person acting for, or on behalf of, or under the authority of the Controller shall not be or become liable to any person for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in the Controller.

8. POWERS OF A DEPUTY CONTROLLER

(1) A Deputy Coal Controller shall have and exercise any and all powers conferred on the Coal Controller, subject to any restriction thereof which the Controller may from time to time impose and subject in all cases to review by the Controller; provided that any order of a Deputy Coal Controller shall be final and binding unless and until it has been varied or vacated by the Controller.

(2) A Deputy Wood Fuel Controller shall have and exercise any and all powers conferred on the Coal Controller with respect to wood fuel, subject to any restriction thereof which the Controller may from time to time impose and subject in all cases to review by the Controller; provided that any order of a Deputy Wood Fuel Controller with respect to wood fuel shall be final and binding unless and until it has been varied or vacated by the Controller.

9. DELEGATION

The Controller shall have power to delegate from time to time to any person or persons any power vested in the Controller under these Regulations or under any other Order in Council or Statute, including any power involving the exercise of a discretion, and any order made in the exercise by any such person of a power so delegated shall be final and binding unless and until it has been varied or vacated by the Controller.

10. WARTIME INDUSTRIES CONTROL BOARD REGULATIONS PRESERVED

Nothing in these Regulations shall restrict or vary the provisions of the Wartime Industries Control Board Regulations established by Order in Council P.C. 6835 of August 29, 1941, as amended, and the Coal Controller shall have the powers and immunities and be subject to the limitations granted and imposed by the said Wartime Industries Control Board Regulations, as amended, which shall be read and construed as one with these Regulations.

A. D. P. HEENEY,
Clerk of the Privy Council.

SCHEDULE "A"

ORDERS IN COUNCIL GRANTING ASSISTANCE TO THE MOVEMENT OF COAL

<i>Provisions Rescinded</i>	<i>Order in Council P.C. Number</i>	<i>Date</i>
Sections (7), (8) and (9)	1861	August 4, 1936
Sections (5), (6) and (7)	3971	December 5, 1939
Sections (6), (7) and (8)	3972	December 5, 1939
Sections (10), (11) and (12)	3969	December 5, 1939
	2356	June 3, 1940
		Amending P.C. 3969
	9164	November 26, 1941
		Amending P.C. 3969
Sections 8 and 9	7588	October 1, 1941
	9794	December 16, 1941
		Amending P.C. 7588
	4740	June 5, 1942
		Amending P.C. 9794
Sections (4), (5) and (6)	3637	May 1, 1942
	4348	May 22, 1942
		Amending P.C. 3637
Para. (c) of Section (1) and Section (2)	6643	July 28, 1942
Sections 6, 7 and 8	10473	November 17, 1942
Section 6, paragraphs (a) and (c) of Section 7, and Section 8	10592	November 27, 1942.
	1683	March 2, 1943.

**Order in Council re-constituting the National Selective Service
Advisory Board; members named**

P.C. 1788

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 5th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Interdepartmental Committee on Labour Co-ordination was established by Order in Council P.C. 5922 of 25th October, 1940, to promote the co-ordination of the functions and activities of all Government agencies in relation to matters affecting labour;

And whereas Order in Council P.C. 2254 of 21st March, 1942, subsequently replaced by the National Selective Service Civilian Regulations made by Order in Council P.C. 246 of 19th January, 1943, there was established the National Selective Service Advisory Board consisting of members of the Interdepartmental Committee on Labour Co-ordination, the members of the National War Labour Board and such other members as the Minister of Labour might designate;

And whereas the Minister of Labour reports that the centralization of the Administration of manpower policy in the Department of Labour renders the continuance of the Interdepartmental Committee on Labour Co-ordination less necessary and that it is therefore advisable to reconstitute the National Selective Service Advisory Board.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

1. Order in Council P.C. 5922 of 25th October, 1940, as amended by Order in Council P.C. 1426 of 24th February, 1942, is hereby revoked.

2. The National Selective Service Civilian Regulations made by Order in Council P.C. 246 of 19th January, 1943, are hereby amended by striking out section 501 thereof and substituting therefor the following:

“501. (1) There shall be a National Selective Service Advisory Board which shall advise the Director of National Selective Service with reference to the utilization of manpower in the prosecution of the war and the administration and enforcement of these Regulations.

(2) The Board shall consist of the Director of National Selective Service as Chairman and of the following members:—

W. A. Mackintosh, Esq., Special Assistant to the Deputy Minister of Finance,
Lieut-Col. G. S. Currie, Deputy Minister of National Defence,
Dr. G. S. H. Barton, Deputy Minister of Agriculture,
H. C. Goldenberg, Esq., Director General of Economics and Statistics, Department of Munitions and Supply,
Donald Gordon, Esq., Chairman, Wartime Prices and Trade Board,
A. Deschamps, Esq., Builders Exchange, Montreal,
George Hodge, Esq., Canadian Pacific Railway Company, Montreal,
Gilbert Jackson, Esq., Sentinel Securities of Canada, Limited, Toronto,
Ivor Lewis, Esq., T. Eaton Co. Ltd., Toronto,
H. Taylor, Esq., Canadian National Carbon Company Limited, Toronto,
J. A. Bell, Esq., Order of Railroad Telegraphers, Toronto,
W. Dunn, Esq., Toronto District Labour Council, Toronto,
E. Ingles, Esq., International Brotherhood of Electrical Workers, London,
A. R. Mosher, Esq., Canadian Congress of Labour, Ottawa,
Gerard Picard, Esq., Confederation of Catholic Workers of Canada, Quebec City,
J. C. G. Herwig, Esq., Canadian Legion, Ottawa,
P. D. MacArthur, Esq., Howick, P.Q.

Mrs. Rex Eaton, Vancouver,
together with the Associate Directors, National Selective Service, and such
other persons as the Minister may appoint.

(3) W. J. Couper, Esq., shall be secretary of the Board.

(4) The members of the Board who are not employed full time by the
Government of Canada shall be paid fifteen dollars per diem for each day
engaged in work of the Board, together with actual and necessary expenses when
absent from their places of residence in connection with the work of the Board."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Gustave C. Piché a Deputy Wood Fuel Controller

P.C. 1792

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 5th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the
Acting Minister of Munitions and Supply and pursuant to the provisions of Order in
Council P.C. 1752 dated March 5, 1943, is pleased to appoint and doth hereby appoint
Mr. Gustave C. Piché, Forestry Engineer, of the City of Montreal, in the Province of
Quebec, a Deputy Wood Fuel Controller.

A. D. P. HEENEY,
Clerk of the Privy Council

Order in Council amending the National Selective Service Mobilization Regulations—extending the time within which certain men are required to report

P.C. 1836

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 8th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Section forty-seven of The National Selective Service Mobiliza-
tion Regulations, as enacted by P.C. 740 of January 28, 1943, every designated man
who was born in the years 1923, 1922, 1921, 1920, 1919, 1918, 1917, 1916, 1915, 1914,
1913, 1912, 1911, 1910, 1909, 1908, 1907, 1906, 1905, 1904, 1903 or 1902, and who
was, on the fifteenth day of July, nineteen hundred and forty, unmarried or a widower
without child or children or who has since the said day been divorced or judicially
separated or become a widower without child or children, and who has not been
served with a notice or order under The National War Services Regulations, 1940
(Recruits), requiring him to submit himself for medical examination or an "Order-
Medical Examination" under these regulations shall, on or before the first day of
March, nineteen hundred and forty-three, report at the office of a Registrar or a

Post Office and complete in duplicate a notice in the form set out in Schédule "C" and deliver the same to a Registrar or Postmaster or a person authorized by a Registrar or Postmaster to receive notices under this section;

And Whereas it is deemed necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war that the time within which every designated man aforesaid is required so to report be extended;

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act and the National Resources Mobilization Act, 1940, is pleased to amend The National Selective Service Mobilization Regulations made by Order in Council P.C. 10924, dated December 1, 1942, and they are hereby amended as follows:

1. By adding thereto the following section as Section forty-eight thereof:

- "48 (1) Notwithstanding Section six (a) or any proclamation issued thereunder, or Section forty-seven, failure to report at the office of a Registrar or a Post Office or to complete a notice in the form set out in Schedule "C" on or before the first day of March, nineteen hundred and forty-three, shall not be an offence.
- (2) Every designated man who was born in the years 1923, 1922, 1921, 1920, 1919, 1918, 1917, 1916, 1915, 1914, 1913, 1912, 1911, 1910, 1909, 1908, 1907, 1906, 1905, 1904, 1903 or 1902 and who was, on the fifteenth day of July, nineteen hundred and forty, unmarried or a widower without child or children or who has since the said day been divorced or judicially separated or become a widower without child or children, and who has not been served with a notice or order under The National War Services Regulations, 1940 (Recruits) requiring him to submit himself for medical examination or an "Order-Medical Examination" under these regulations shall, on or before the fifteenth day of March, nineteen hundred and forty-three, report at the office of a Registrar or a Post Office and complete in duplicate a notice in the form set out in Schedule "C" and deliver the same to a Registrar or Postmaster or a person authorized by a Registrar or Postmaster to receive notices under this Section.
- (3) Where a man delivers a notice to a Registrar or Postmaster or a person authorized by a Registrar or Postmaster to receive notices pursuant to this section, the person to whom it is delivered shall sign the same in the place provided for his signature, shall file one copy thereof in his office and, unless he is the Registrar for the Division in which the man resides, shall forthwith deliver the other copy or send it by post to the Registrar for the Division in which the man resides.
- (4) A certificate purporting to be signed by a Registrar, Postmaster or person authorized by a Registrar or Postmaster to receive notices under this section, that a notice has or has not been delivered under this section to him or any other person in the office in which he is employed shall be evidence of the statements contained therein."

2. Subsection one of Section twenty-eight is amended by inserting after the words "or subsection two of Section forty-seven" the words "or subsection two of Section forty-eight".

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council appointing Arthur James MacNamara, a Member
of the Wartime Prices and Trade Board

P.C. 1868

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to appoint and doth hereby appoint Arthur James MacNamara, Esquire, Deputy Minister of Labour, to be a member of the Wartime Prices and Trade Board, to hold office during pleasure, to fill the vacancy created by the resignation of Dr. Bryce M. Stewart.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the importation of asphalt and certain
asphalt products except under permit

P.C. 1869

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that the Wartime Industries Control Board requests that the importation of asphalt and certain asphalt products be controlled by permit in order to facilitate the enforcement of regulations restricting the use of asphalt in Canada;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the importation into Canada of the goods enumerated hereunder be, and it is hereby prohibited, except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:—

Asphalt or asphaltum, solid or not, and asphaltum oil for paving or other purposes; asphalt preparations in liquid form containing asbestos or other fibrous materials; asphalt caulking compounds, asphalt cements and asphalt emulsions; asphalt shingles, asphalt roofing and asphalt siding; building papers and building boards or felts, coated or impregnated with asphalt. (Customs Tariff Items 273, 273a, ex 711, ex 192, ex 192c).

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of towels, towelling, table cloths and napkins from customs duty.

P.C. 1880

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas towels, towelling, table cloths and napkins, wholly of cotton or wholly of flax or hemp are exempt from customs duty when imported into Canada in a manner and under conditions which entitle such goods to entry under the British Preferential Tariff of Canada;

And whereas towels, towelling, table cloths and napkins, of United Kingdom origin, made from a mixture of cotton, flax or hemp are dutiable at rates of 22½ per cent and 3 cents per pound or 25 per cent and 3 cents per pound under Item 540(c) or 540(d) of Schedule "A" to the Customs Tariff less a discount of 50 per cent when imported into Canada in a manner and under conditions which entitle such goods to entry under the British Preferential Tariff of Canada;

And whereas Item 540(c) of Schedule "A" to the Customs Tariff reads:

"Towelling and glass cloth of crash or huck, with or without lettering or monograms woven in, table cloths and napkins of crash with coloured borders, in the web, wholly of flax or hemp; woven fabrics, in the web, composed in part of flax or hemp, not containing silk, artificial silk nor wool."

And whereas Item 540(d) of Schedule "A" to the Customs Tariff reads:

"Towels and glass cloths of crash or huck, with or without lettering or monograms woven in, table cloths and napkins of crash with coloured borders, wholly or in part of flax or hemp, not containing silk, artificial silk nor wool."

And whereas the Minister of Finance reports that there is a shortage in Canada of towels, towelling, table cloths and napkins made from a mixture of cotton, flax or hemp and that the elimination of the customs duty on imports of these goods would help to relieve the existing shortage of these goods and at the same time reduce or eliminate the payment of subsidy on imported towels, towelling, table cloths and napkins;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of the goods specified in Tariff Items 540(c) and 540(d) of Schedule "A" to the Customs Tariff be exempt from duties of customs when originating in and imported from countries the products of which are entitled to British Preferential Tariff treatment during the period March 1, 1943, to February 29, 1944.

A. D. P. HEENEY,

Clerk of the Privy Council.

**Order in Council prohibiting export of commodities listed
except under permit.**

P.C. 1882

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Industries Control Board recommends that, in order to conserve available timber supplies for the war building program, the exportation of softwood logs be similarly prohibited;

And whereas the Department of Agriculture advises that it is deemed desirable, in view of Canadian and United Kingdom requirements, that the exportation of eggs, beans, seed potatoes and horse meat be also prohibited;

And whereas the Wartime Prices and Trade Board recommends, for the purpose of ensuring sufficient food supplies for Canadian use, that the exportation of certain fresh fruits be now prohibited;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206, R.S.C. 1927) is pleased to order as follows:—

1. The exportation of the following commodities is hereby prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 1—*Agricultural and Vegetable Products*

Berries, fresh.
Cherries, fresh.
Pea beans (navy beans).
Certified seed potatoes.

Group 2—*Animals and Animal Products*

Eggs in the shell.
Eggs, whole, egg yolk or egg albumen, dried, evaporated, desiccated,
powdered, frozen or otherwise prepared.
Horse meat.

Group 4—*Wood, Wood Products and Paper*

Softwoods, n.o.p.: Logs.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the said commodities.

3. This Order shall come into force and have effect on and after the fifteenth day of March, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF LABOUR

NATIONAL SELECTIVE SERVICE

ORDER

Pursuant to the provisions of Section 505 (g) of the National Selective Service Civilian Regulations, Order in Council P.C. 246, dated January 19, 1943, the Minister of Labour hereby makes the following Order:

ORDER No. 3

The provisions of Sections 202 to 208 inclusive of the National Selective Service Civilian Regulations shall not apply to the temporary seasonal employment of female persons in factories canning food products, if it is known that the employment will not exceed a period of ten weeks.

Dated at Ottawa, this 27th day of February, 1943.

HUMPHREY MITCHELL,

Minister of Labour.

DEPARTMENT OF NATIONAL REVENUE

WM No. 13 (Revised)

Supplement No. 23

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 6th March, 1943.

To Collectors of Customs and Excise:

Importation Allowed of Publication

Referring to Memorandum WM No. 13, Supplement No. 50, dated 20th June, 1940, the following publication may, from the date of this Notice, be allowed entry into Canada, viz:—

“New Yorker Staats-Zeitung und Herold”
(New York State-Journal and Herald)

A newspaper in the German language, published daily at 22-24 N. William St., New York, N.Y.

L. F. JACKSON,

Assistant Commissioner of Customs.

WM No. 35 (Revised)

Supplement No. 4

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 5th March, 1943.

*To Collectors of Customs and Excise, and others concerned:***War Exchange Conservation Act**

It is ordered that the item specified hereunder be deleted from Part Two of Schedule One to the War Exchange Conservation Act, 1940:

Item

98—Bananas

L. F. JACKSON,

Assistant Commissioner of Customs.

(P.C. 1660; 1/3/43—Authority, War Measures Act.)

WM No. 39

Fourth Revision

Supplement No. 27

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 27th February, 1943.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

Effective on and after March 1, 1943, Regulation 33 (a) of the Export Permit Regulations of September 30, 1942, as amended by Memorandum WM 39, Fourth Revision, Supplement No. 10, is further amended by the addition thereto of the following paragraph:—

“Export permits are not required for shipments, not exceeding fifteen hundred pounds in any one day, to the United States of fresh Pickerel, Whitefish or Lake Trout by licensed fishermen. The fisherman's licence number must be shown clearly on the Export Entry Form B13-B.”

It is to be noted particularly that this exemption does not cover frozen fish, nor does it cover shipments by dealers or middlemen.

L. F. JACKSON,

Ass't Commissioner of Customs.

WM No. 39
Fourth Revision
Supplement No. 28

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 4th March, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

By Order in Council P.C. 1685 of March 2, 1943, effective on and after March 2, 1943, paragraph 5 of Order in Council P.C. 2448 of April 8, 1941, establishing the Export Permit Branch under Trade and Commerce, has been cancelled and the following substituted therefor:—

Paragraph 5:

No person shall export any goods to any country, other than parts of the British Empire or the United States, without first having obtained a permit issued by or on behalf of the Minister of Trade and Commerce.

By Export Permit Branch Order No. 63, effective March 2, 1943, Export Permit Branch Orders No. 17 of December 1, 1941, and No. 56 of November 30, 1942, are cancelled, and the following commodities are now exempt from requiring an export permit ONLY when shipped to any part of the British Empire or to the United States:—

Furs, and fur skins.

Herring, Atlantic, pickled, of a grade or quality known as "Tropics".

Herring, Atlantic, bloaters.

Also, Regulation 5 of the Export Permit Regulations is amended to read as follows:—

Regulation 5:

In accordance with Paragraph 5 of Order in Council P.C. 2448 of April 8, 1941, as amended, no person shall export any goods to any country, other than parts of the British Empire or the United States, without first having obtained an export permit, except as provided in Regulation 34.

NOTE.—The effect of the above changes, in brief, is that all shipments over \$5 in value to Latin American countries, including Mexico, will now require an export permit except:—

1. Shipments by Government Departments, etc., covered by Export Permit Regulation 34.
2. Newsprint, which is still exempt from requiring an export permit when shipped to any part of the British Empire or to any destination in the Western Hemisphere exclusive of French colonies or possessions therein.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 39
Fourth Revision
Supplement No. 29

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 5th March, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

Tripe from cattle and sheep is considered, for the purposes of export permit regulations, as an edible beef or mutton product, as the case may be, and therefore included under the following items:—

GROUP 2—ANIMALS AND ANIMAL PRODUCTS

Beef and veal, dressed, and other edible beef and veal products.

(Exempt from requiring an export permit when shipped to any part of the British Empire.)

Mutton and lamb, dressed, and other edible mutton and lamb products.

Therefore, shipments of tripe are not to be permitted exportation unless accompanied by an export permit where necessary.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 44
(Revised)

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 6th March, 1943.

To Collectors of Customs and Excise and others concerned:

Prohibited Imports

The Dairy Products Board has ordered that no person shall import any butter or cheese into Canada without:

- (a) Holding an importer's licence issued by the Dairy Products Board; and
- (b) having received from the Dairy Products Board an import permit authorizing such importation.

Applications for an importer's licence shall be made in duplicate on forms provided by the Dairy Products Board, Ottawa.

Application forms for import permits may be obtained from the Dairy Products Board, Ottawa, Ont., and must be submitted in triplicate for approval to the Dairy Products Board, Ottawa, or to the Dairy Products Board, 407 McGill Street, Montreal, Que.

The original of the application bearing the stamp of approval of the Dairy Products Board must be filed with the Collector of Customs at the port of entry before any import shipment of butter or cheese may be:

- (a) entered for consumption in Canada;
- (b) entered for storage in bonded warehouse in Canada;
- (c) released from bonded warehouse for consumption in Canada.

This original approved permit is to be filed with the port copy of the entry, and the endorsement "Dairy Products Board Permit Number Filed" is to be placed on the Departmental copy.

Memorandum WM No. 44 and Supplement are hereby superseded.

L. F. JACKSON,
Assistant Commissioner of Customs.

WM No. 52
Supplement No. 34

MEMORANDUM
(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, 27th February, 1943.

To Collectors of Customs and Excise and others concerned:

Having reference to Order in Council (P.C. 1/8255), following are the name and address of an additional, newly-appointed "agent" of the Minister of Munitions and Supply, together with the names and official positions of the authorized representatives of that Minister empowered to sign certificates provided for in the Order. These appointments are effective as of December 28, 1942.

(ii) *Companies operated on a management fee basis:*

Agent and Address	Authorized Representative	Position
Defence Industries Limited, Project No. 57, Windsor, Ontario.	L. J. Salter M. J. Skelly J. E. Armour A. Muir	Employees of Allied War Supplies Corporation (Gov't-owned company), Montreal.

V. C. NAUMAN,
Assistant Commissioner of Excise.

L. F. JACKSON,
Assistant Commissioner of Customs.

WM No. 52
Supplement No. 35

MEMORANDUM
(CUSTOMS AND EXCISE DIVISIONS)

Ottawa, 27th February, 1943.

To Collectors of Customs and Excise, and others concerned:

Having reference to Order in Council (P.C. 1/8255), the appointment of the individuals listed hereunder as authorized representatives of the Minister of Munitions and Supply empowered to sign certificates under the Order for the "agent" shown opposite has been *cancelled*:

Agent and Address	Authorized Representative	Position
<i>(i) Wholly-owned Government Companies:</i>		
Polymer Corporation Limited, Head Office in Toronto, Ont., Plant in Sarnia, Ont....	P. E. Lewis....	Accountant (Sarnia Plant)
<i>(ii) Companies operated on a management fee basis:</i>		
Alberta Nitrogen Co. Limited, Calgary, Alberta	Dr. E. H. Boomer..	Res. Rep., Dept. M. & S.

Agent and Address	Authorized Representative	Position
Alberta Nitrogen Products Limited, Calgary, Alberta	Dr. E. H. Boomer..	Res. Rep., Dept. M. & S.
Canadian Car Munitions Ltd., Cherrier, Quebec	G. C. Riley.....	Res. Rep., Dept. M. & S.
Dominion Engineering Works Limited, Longueuil, Quebec	L. A. R. Bertie....	Resident Cost Accountant.
Hamilton Munitions Limited, Hamilton, Ontario	W. M. McRobert..	Res. Rep., Dept. M. & S.
	D. A. Edgar	Resident Cost Accountant.
York Arsenals Limited, 832 Old Weston Road, York Township, Ontario.....	A. W. Babcock ...	Resident Cost Accountant.
<i>(iii) Certain other companies who have segregated operations as defined in Section I (g) (iii):</i>		
Boeing Aircraft of Canada, Limited, Vancouver, B.C.	H. J. Burns....	Chief Accountant.
General Motors of Canada Limited, including The McKinnon Industries Ltd., an affiliate, Oshawa, Ontario. (General Motors).	S. E. McTavish...	Customs & Drawback Supervisor.
Windsor, Ont., and Walkerville, Ont. (General Motors and McKinnon Industries)	Robert Lock.....	Customs Clerk.
Northern Electric Company Limited, Montreal, Quebec	F. V. Anderson ...	Accountant.

V. C. NAUMAN,
Ass't. Commissioner of Excise.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 83
Supplement No. 2

MEMORANDUM

(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, 2nd March, 1943.

To Collectors of Customs and Excise and others concerned:

Herewith is published for your information and guidance an amendment to the Wartime Alcoholic Beverages Order, 1942.

D. SIM,
Commissioner of Excise.

(P.C. 1458, 26/2/43—Amending P.C. 11374, 16/12/42.

1. Section 2 is hereby revoked and the following is substituted therefor:

"2. In this order, unless the context otherwise requires:

- (a) "distiller" means any person licensed under or in pursuance of the Excise Act, 1934, to manufacture or produce spirits;
- (b) "enter for consumption" has the same meaning as in the Customs Act;
- (c) "Minister" means the Minister of National Revenue;

- (d) "person" shall include His Majesty in right of any province in Canada or any governmental department, board, commission or agency on his behalf;
- (e) "spirits" means all potable distillate produced by a distiller, and includes alcoholic beverages commonly known as whisky, brandy, rum, gin, cocktails and liqueurs;
- (f) the words "beer", "brewer" and "proof spirits" shall have the same meaning, respectively, as set forth in the Excise Act, 1934;
- (g) "wine" means any alcoholic beverage, the product of the natural or induced fermentation of fruit agricultural products or any saccharine material fermented alone or in any combination without any process of distillation."

PART II

2. Subsection (1) of section 12 is hereby revoked and the following is substituted therefor:

"12. (1) No person shall, for the purpose of promoting the sale of spirits, wine or beer or of creating or establishing goodwill or other benefit or advantage,

- (a) publish an advertisement of any spirits, wine or beer;
- (b) publish an advertisement of himself as a distiller, manufacturer or brewer of spirits, wine or beer or as a person who sells spirits, wine or beer; or
- (c) publish an advertisement of any person as a distiller, manufacturer or brewer of spirits, wine or beer or as a person who sells spirits, wine or beer;

Provided that every such advertisement (except an advertisement which, in the opinion of the Minister is in the public interest or the legal financial or other reasonable needs of the distiller, manufacturer, brewer or seller requires to be published) in respect of which expense is incurred by or on behalf of any such distiller, manufacturer, brewer or seller shall be deemed to have been published for the purpose of promoting the sale of spirits, wine or beer or of creating or establishing goodwill or other benefit or advantage."

Series D No. 47

T. C. 96

Supplement No. 1

MEMORANDUM

CUSTOMS DIVISION

Ottawa, 5th March, 1943.

To Collectors of Customs and Excise at Port Arthur, Ontario, and all Ports west thereof to the Saskatchewan-Alberta boundary, and others concerned:

Tariff Change by Order in Council

Effective 1st April, 1943, it is ordered that imports of coal briquettes provided for in Items 586 and 588 of Schedule "A" to the Customs Tariff, when originating in countries the products of which are subject to Intermediate or General Tariff treatment, be exempt from customs duty and war exchange tax when imported into the Customs Port at Port Arthur or any Port west thereof to the Saskatchewan-Alberta boundary.

L. F. JACKSON,
Ass't Commissioner of Customs.

(P.C. 1517; 1/3/43—Authority, War Measures Act.)

DEPARTMENT OF TRANSPORT
OFFICE OF THE TRANSPORT CONTROLLER
Montreal, Que.

Order No. TC04F-3

Specific Goods—Maximum Loading—TC04F Exceptions

Dated February 27, 1943

(Cancelling Order No. TC04F-2, dated January 16, 1943)

Dominion of Canada Department of Transport

OFFICE OF THE TRANSPORT CONTROLLER, MONTREAL, QUE.

Pursuant to the powers conferred by Order in Council P.C. 4487, dated June 9, 1942, and regulations made thereunder, it is hereby ordered that, notwithstanding the provisions of the Order of the Transport Controller No. T.C. 04F dated December 29, 1942, effective January 18, 1943, any rail carrier may accept for transportation any freight car (as defined in said Order T.C. 04F) which is loaded with any of the following specific goods in accordance with the provisions of the following sections:

29A. *Grain, in Bulk (Western Grain of Canadian or United States growth)*: from the Head of the Lakes and Bay and River Ports in Canada: When loaded in cars of less than 100,000 lbs. but over 80,000 lbs. stencilled capacity, may be loaded at not less than the following weights:

Wheat	90,000 lbs.	Buckwheat	80,000 lbs.
Flax	84,000 lbs.	Corn	80,000 lbs.
Barley	80,000 lbs.	Oats	68,000 lbs.
Rye	84,000 lbs.	Grain Screenings.....	60,000 lbs.

Provided, however, that when the grain weighs less per bushel than the Dominion standard, such grain may be loaded to not less than 24 inches from the roof of the car measured at its side walls.

Oats, in Bulk (Western Grain of Canadian growth): from points of origin in the Provinces of Manitoba, Saskatchewan, Alberta, and British Columbia:

May be loaded at not less than 68,000 lbs. in cars of over 80,000 but less than 100,000 lbs. stencilled capacity; and may be loaded at not less than 85,000 lbs. in cars of 100,000 lbs. stencilled capacity or over;

Provided, however, that when the oats weigh less per bushel than the Dominion standard, such oats may be loaded to not less than 24 inches from the roof of the car measured at its side walls.

Grain, in Bulk (Other Than Western Grain): When loaded at points east of Port Arthur and Armstrong, Ont., in cars of less than 100,000 lbs. but over 80,000 lbs. stencilled capacity, may be loaded at not less than the following weights:

Wheat	75,000 lbs.	Buckwheat	70,000 lbs.
Flax	72,000 lbs.	Corn	70,000 lbs.
Barley	70,000 lbs.	Oats	68,000 lbs.
Rye	72,000 lbs.	Soy Beans	75,000 lbs.

Provided, however, that when the grain weighs less per bushel than the Dominion standard, such grain may be loaded to not less than 24 inches from the roof of the car measured at its side walls.

- 30A. *Grain (Other Than Seed Grain)*, in bags or sacks: Loaded at not less than 68,000 lbs.
- 31A. *Grain Products and/or Grain By-products*, in packages (including *Grain* in bags to the extent of not more than 25% of each carload): Loaded to not less than 60,000 lbs. in an individual car, except that when transported within or between the Provinces of Ontario (west of Fort William and Armstrong), Manitoba, Saskatchewan, Alberta and British Columbia to points other than distributing points as shown in Canadian National Railways Tariff No. W-235-C or Canadian Pacific Railway Tariff No. W.790, may be loaded to not less than 40,000 lbs.; Provided that when loaded in a multiple car in accordance with Section 6 of Order No. T.C. 04F the minimum to any point in Canada for each shipment in such car shall be 40,000 lbs.
- 33A. *Groceries* as listed in Canadian Freight Classification No. 19, item 25, page 121 to item 14, page 135: When shipped in mixed carloads to Canadian points may be loaded at not less than 40,000 lbs. provided that no commodity in such car shall exceed 50% of the total lading in the car.
- 39A. *Lime*, in bulk:
 To Canadian points 60,000 lbs. unless the stencilled capacity of the car is less in which case the stencilled capacity of the car shall be the minimum loading weight.
 To United States points, not less than 80,000 lbs.
- 40A. *Liquids and Pastes*, in wooden barrels or metal drums of not less than 30 Imperial gallons capacity: Loaded in one tier throughout the entire floor area of the car, each drum placed on end.
- 42A. *Lumber*, dressed or kiln-dried in transit: Provided each car is loaded to its full capacity as defined in Order T.C. 04F on its inbound movement, the outbound movement may be shipped in accordance with the weights provided for in the stop-off arrangements authorized in rail carriers' tariffs.
- 65A. *Seeds, (Other Than Seed Grain, Seed Beans, Seed Flax or Seed Peas)*: Loaded at not less than 40,000 pounds.
Seed Grain, in bags or sacks; *Seed Beans*, in bags or sacks; *Seed Flax*, in bags or sacks; *Seed Peas*, in bags or sacks: When certified for seed purposes under Department of Agriculture regulations, may be loaded at not less than 50,000 lbs.
75. *Fertilizers*:
 To Canadian points: 25% of each consignor's carload shipments loaded at not less than rail carriers tariff minimum, the remainder at not less than 60,000 lbs.
 To United States points: Loaded at not less than 60,000 lbs.
76. *Fibreboard* (Fibrous hard board, with density of over 40 lbs. per cubic foot): Loaded at not less than 50,000 lbs. to Canadian points.
77. *Salt*: package and bulk salt in mixed carloads: Loaded at not less than 50,000 lbs. provided that the quantity of bulk salt in any mixed carload shall not exceed 50% of the total weight.
78. *Brick (Building), Building Blocks, Building Slabs, Building Tile, Clay Conduits*, in straight or mixed carloads, also *Drain Tile* when shipped in mixed carloads with the foregoing articles :May be loaded at not less than 65,000 lbs.
79. *Corn Syrup, Corn Starch, Corn Oil and Glucose* in straight or mixed carloads:
 To Canadian points, 20% of each consignor's carload shipments loaded at not less than 30,000 lbs., 30% at not less than 40,000 lbs., the remainder at not less than 60,000 lbs.
 To United States points, loaded at not less than 65,000 lbs.
80. *Farm Settlers' Effects* (including Agricultural Implements and Live Stock to the extent permitted by rail carrier's tariffs) or *Household Goods* (including one secondhand automobile when owned by consignor of the goods):
 Loaded at not less than the applicable tariff carload minimum weight.

81. *Rail and Lake or Rail, Lake and Rail Traffic:*

Goods to be transported by rail for transfer at lake ports and forwarding by vessel shall be loaded at point of origin in accordance with the provisions of Order T.C. 04F, T.C. 04F-1 or T.C. 04F-3 as the case may be; provided, however, that if such goods are transferred from vessel to car for further rail movement they may be loaded in a larger or smaller car than initially loaded; and in the case of a smaller car being supplied by the rail carrier any goods remaining after such car has been loaded to its practicable stowage capacity may be forwarded by rail in any available freight car without regard to the maximum loading thereof;

Water and Rail Traffic:

Goods originating at a port area and transported initially by vessel to another port, to be transferred to a rail carrier for forwarding by rail, shall not be accepted by the rail carrier at the transfer point for forwarding unless such goods are equal to or exceed the loading requirements of the same goods when transported by all-rail routes; when such goods are transferred from vessel to car for further rail movement they may be loaded in any sized car and any overflow remaining, after such car has been loaded to its practicable stowage capacity, may be forwarded by rail in any available freight car without regard to the maximum loading thereof.

82. *Livestock:* Loaded at not less than 10,000 lbs.

83. *Sewer Pipe (Concrete):* May be loaded at not less than 35,000 lbs.

84. *Tile, Drain:* May be loaded at not less than 40,000 lbs.

85. *Liquor, alcoholic,* when billed "to order" for Customs purposes may be accepted in multiple loaded cars, provided prior arrangements are made by shippers or consignees to have Customs officer at intermediate point remove seals and re-seal car after unloading.

Pursuant to the powers conferred by the said Order in Council P.C. 4487, it is further ordered that:

This Order shall cancel and supersede Order No. T.C. 04F-2 of January 16, 1943, and Sections 29, 30, 31, 33, 39, 40, 42 and 65 of Order T.C. 04F-1 of December 29, 1942.

Mixed Carloads: When any goods for which maximum loading is prescribed herein or in Order T.C. 04F or T.C. 04F-1 are loaded in a mixed carload, the highest minimum weight provided for any article in the mixture shall apply.

Percentage Exception Reports: On or before the 15th day of each month hereafter, every consignor shall furnish in writing to the Transport Controller a statement of any freight shipped by such consignor during the preceding month pursuant to the percentage exception provisions of Sections 75 and 79, showing in detail the date of each shipment, car number, point of origin, point of destination and actual weight.

Effective Date: This Order shall become effective 12.01 a.m., March 1, 1943.

T. C. LOCKWOOD,

Transport Controller.

PART III
WARTIME PRICES AND TRADE BOARD
Finance

GOVERNMENT NOTICE

**THE WARTIME PRICES AND TRADE BOARD
STATEMENT ON IMPORT POLICY**

Referring to the "Statement on Import Policy, Effective February 11, 1943," published in Canadian War Orders and Regulations, February 22, 1943, notice is hereby given of the following change in Schedule "A" to the said Statement, effective February 17, 1943:

Schedule "A" is amended by inserting therein the following:—

<i>Tariff Item</i>	<i>Description of Goods</i>
83 (a)	Potatoes

D. GORDON,
Chairman.

Ottawa, February 16, 1943.

Board Orders

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 245

**Respecting Maximum Prices of Goods and Services Affected by
1943 Federal Tax Changes**

made pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941.

Whereas in the 1943 Federal Budget resolutions were proposed for the imposition of new taxes and for increasing certain existing taxes on goods and services, and it is desirable to make provision for passing on the amount or the approximate amount of such new taxes or increases in taxes by sellers of such goods and services to the consumers or users thereof;

And whereas, it is desirable that, unless otherwise expressly provided, no profit or markup on such taxes or increases in taxes should be allowed to manufacturers, distributors or others, so that only the actual amount or approximate amount of such taxes or increases in taxes should be passed on to the consumers or users of the goods and services affected;

Therefore, this Board orders as follows:—

1. For the purposes of this Order,

- (a) "increased tax" means a tax which is increased on or after March 3, 1943;
- (b) "new tax" means a tax not levied in the year 1943 prior to March 3, 1943;
- (c) "tax" means a tax heretofore or hereafter levied by the Parliament of Canada and shall include a duty so levied.

2. (1) Any seller of goods or services who has paid or is legally bound to pay to the Receiver General of Canada the amount of any increased tax or new tax mentioned in this Section (whether such tax be levied upon him or upon his sales, or

whether he be acting as a collector of such tax), may add not more than the amount of the increase in such tax or the amount of such new tax applicable to the goods or services sold by him to his maximum prices for such goods or services.

(2) Any person who has paid or is legally bound to pay the amount of such increase in any such tax or the amount of such new tax to the person from whom he purchased the goods in question, and who in turn resells such goods, or sells goods made from or inclusive of such taxed goods, may add not more than the amount of such increase in such tax or the amount of such new tax applicable to the goods sold by him to his maximum prices for such goods.

(3) The new and increased taxes referred to in subsections (1) and (2) of this Section are as follows:—

- (a) the tax payable by excise stamps on any charge for admission, cover charge, charge for meals, refreshment service or merchandise, or otherwise, which is payable by a person attending any dance hall, night club, cabaret or similar place of entertainment (increased from 20 per cent to 25 per cent);
- (b) the excise tax on each five cigarettes or fraction of five cigarettes contained in any package of cigarettes manufactured in or imported into Canada (increased from 1 cent to 2 cents);
- (c) the excise tax per ounce actual weight or fraction thereof on manufactured tobacco of all descriptions, except cigars or cigarettes, manufactured in or imported into Canada (increased from 1 cent to 2 cents);
- (d) the excise tax on each 100 leaves or fraction thereof of cigarette paper (increased from 6 cents to 8 cents);
- (e) the excise tax on each 100 cigarette paper tubes or fraction thereof (increased from 12 cents to 14 cents);
- (f) the excise tax of $\frac{1}{2}$ cent per ounce actual weight or fraction thereof on Canadian raw leaf tobacco when sold for consumption in Canada (new tax);
- (g) the excise tax on cigars increased at the rate mentioned in paragraphs (a), (b), (c), (d) and (e) of Section 1 of Schedule II to the special War Revenue Act;
- (h) the duty of excise on spirits distilled in Canada (increased from \$9 to \$11 per proof gallon) and the additional duty of excise on duty-paid spirits owned by any distiller at the close of business on March 3, 1943, namely, \$2 on every gallon of the strength of proof and so in proportion for any greater or less strength than the strength of proof and for any less quantity than a gallon;
- (i) the duty of excise on Canadian brandy (increased from \$7 to \$9 per proof gallon) and the additional duty of excise on duty-paid Canadian brandy owned by any distiller at the close of business on March 3, 1943, namely \$2 on every gallon of the strength of proof and so in proportion for any greater or less strength than the strength of proof and for any less quantity than a gallon.

(4) Notwithstanding any other provision of this Order in any case where other federal or provincial taxes are levied on the price or value of any goods inclusive of any new tax or increase in tax referred to in subsection (3) of this Section, the applicable amount of such other federal and/or provincial tax upon the amount of any such new tax or increase in tax, as the case may be, referred to in subsection (6) of this Section, shall be treated for the purposes of this Section as though it formed part of the amount of such new tax or increase in tax and may be added to maximum prices accordingly.

(5) Nothing in the preceding provisions of this Section shall apply to or affect sales of alcoholic beverages by any Provincial Liquor Control Board or other similar body established by the government or legislature of any province.

(6) Nothing in the preceding provisions of this Section shall apply to or affect the sale of any alcoholic beverage by any person serving meals and/or refreshments, nor authorize any increase in the price charged by any such person for any alcoholic beverage unless otherwise provided or permitted by the Administrator of Alcoholic Beverages.

3. (1) In this Order, any reference to the "amount" of any tax, new tax or increase in tax, as the case may be, has reference to the amount thereof in dollars and/or cents, correctly calculated pursuant to the provisions of the statute levying such tax, new tax or increase in tax in respect of the goods or services to which such tax, new tax or increase in tax applies.

(2) If in the case of any sale of any goods or services affected by any of the provisions of this Order, the amount of any tax, new tax or increase in tax with respect to all the goods and/or services included in such sale and permitted pursuant to this Order to be collected from the purchaser, includes, in addition to whole number of dollars and/or cents, a fraction of a cent, the seller shall not be entitled to collect such fraction of a cent from the purchaser unless otherwise permitted by an Administrator.

4. This Order shall be effective on and after March 3, 1943.

Made at Ottawa, this 2nd day of March, 1943.

DONALD GORDON,
Chairman.

Administrators' Orders

THE WARTIME PRICES AND TRADE BOARD**Administrator's Order No. A-607****Respecting Incandescent, Fluorescent and other
Electric Discharge Lamps**

Pursuant to authority conferred by the Wartime Prices and Trades Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

(a) "incandescent lamp" means a hermetically sealed lamp or bulb, designed primarily to produce light, which makes use of metal or carbon filament, or metal wire, strip foil or compound as the source of light;

(b) "fluorescent lamp" means a hermetically sealed electric discharge lamp or tube, other than a cold cathode tube, in which the radiant energy from the electric discharge is converted by suitable phosphor coatings into visible wave lengths;

(c) "glow discharge lamp" means a hermetically sealed electric discharge lamp or tube, other than a fluorescent lamp, containing gases or vapors and designed to operate at impressed voltages of less than 1000 volts to produce visible light;

(d) terms and abbreviations used herein shall have the meanings given to them in Canadian Engineering Standards Association Standard Specification C 10—1938 herein referred to.

2. Nothing in this Order shall apply to the manufacture or assembly of a lamp designed for use in surgical or diagnostic instruments or equipment.

3. (1) No person shall manufacture or assemble an incandescent lamp, a fluorescent lamp or a glow discharge lamp unless it is of a type named in the Schedule hereto and is made in accordance with the specifications set forth for that type in the said Schedule.

(2) No person shall manufacture or assemble an incandescent lamp except in accordance with standard specifications with respect to design life, light centre length, overall length and filament construction as contained in Canadian Engineering Standards Association Standard Specification C 10—1938 for General Service and Street Series Incandescent Lamps, a copy of the said Standards Specification, certified by the secretary of the said Association, being on file in the office of the Secretary of the Board, and the said Standard Specification insofar as applicable shall be deemed to be part of this Order.

(3) Notwithstanding the provisions of subsection 1 of this section, whenever a person manufactures or assembles an incandescent lamp for export the base thereof may be made in any of the following forms namely:

- (a) single contact medium bayonet;
- (b) double contact medium bayonet;
- (c) export medium screw;
- (d) export mogul screw.

4. No person shall manufacture or assemble an incandescent lamp of a type named in Part III of the said Schedule except to the order of

(a) the Department of Munitions and Supply, and of the Departments of National Defence, the Department of Pensions and National Health, or any person who requires such lamp for incorporation in an article to be supplied to any such Department;

(b) the government of any State allied or associated with His Majesty in the present War;

(c) a person who buys such lamp for use as ships' stores on a merchant vessel.

5. The Administrator of Electrical Equipment and Supplies may by direction in writing grant exemption from any of the provisions of this Order in any case where the special circumstances appear to warrant or where undue hardship or injustice would otherwise ensue.

6. This Order shall be effective on and after the 4th day of March, 1943.

Dated at Ottawa this 23rd day of February, 1943.

A. L. BROWN,

Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-607

PART I

The following are general specifications provided for the manufacture and assembly of the goods to which this Order is applicable and also explanations respecting terms and abbreviations used in this Schedule:

(a) VOLTS:

(i) where more than one set of numerals is set forth in the column respecting volts, as for example "115, 120, 125", lamps to which such sets of numerals refer may be made for use on any or all such voltages;

(ii) where a range of volts, such as "3-125", is set forth in the said column only one type of lamp capable of efficient operation within the range specified shall be manufactured or assembled;

(iii) where numerals set forth in the said column are separated by a diagonal line, as for example "1.88/2", the lamp to which any such combination refers shall contain at least two filaments each of which shall be capable of operating at one of the specified voltages;

(b) WATTS: In the column respecting watts as set forth in this Schedule

(i) where the letter "A" is set forth as a suffix to numerals, the specification shall be deemed to refer to ampere ratings in place of watts;

(ii) where the letters "C.P." are set forth, the specification shall be deemed to refer to candle power in place of watts;

(iii) where numerals are separated by one or more diagonal lines the specification shall be deemed to require that the lamp to which the specification refers shall contain two or more filaments which separately or conjointly, will operate at all the specified wattages, candle powers or amperes.

(c) BASES: Only one type of base shall be used for lamps appearing on a single line of this Schedule, except where a bayonet candelabra base is specified in which case a single contact or double contact base or both may be used.

(d) TYPE:

- (i) lamps described on a single line of this Schedule may be manufactured in any one of the finishes specified in the column entitled "type";
- (ii) where "diffusing" is specified a clear glass bulb may also be used;
- (iii) where "diffusing only" is specified a clear glass bulb shall not be used;
- (iv) where no finish is specified a clear glass bulb only shall be used;
- (v) for the purpose of this Schedule

(a) "diffusing" means a translucent bulb which is substantially white when illuminated;

(b) "blackout lamp" means a lamp having a lumen output of less than 1 LUMEN PER WATT with an opaque coating on more than fifty per centum of the external or internal glass surface;

(c) "D.Y." means diffusing only daylight if 100 watt or less—clear daylight if over 100 watt;

(d) "N.R." means diffusing only neck reflector;

(e) "B.R." means diffusing only bowl reflector.

SCHEDULE

To Administrator's Order No. A-607

PART II

TUNGSTEN FILAMENT LAMPS

Volts	Watts	Base	Type
<i>A-15 Bulb</i>			
(1) 3	25-40	Med.	Photoflash.
(2) 8	10		Railway light signal.
(2) 10	10		Railway light signal.
(2) 10	18		Railway light signal.
(2) 10	40		Railway light signal.
12	14	Med.	Blackout.
12	100	Special	Spotlight—reflector spot diffusing only.
12	180	Med. with large ring	Airplane headlight.
24	180	Med. with large ring	Airplane headlight.
32	14	Med.	Blackout.
(2) 115, 120, 125	30		Railway light signal.
120	14	Med.	Blackout.
<i>A-17 Bulb</i>			
3.5	11A	Med.	Oscillograph.
6	15	Med.	Diffusing only.
12	15	Med.	Diffusing only.
30	5	Med.	Diffusing only.
30	10	Med.	Diffusing only.
30	15	Med.	Diffusing only—train and country home.
30	25	Med.	Diffusing only—train.
34	15	Med.	Diffusing only—train.
60	15	Med.	Diffusing only—train.
110-115	15	Med.	Diffusing only.
115-120			
120-125			
115, 120, 125	40	Med.	Diffusing—surgical spotlight.
<i>A-19 Bulb</i>			
(1) 3-125	65-75	Med.	Photoflash.
(1) 3-125	35-45	Med.	Photoflash—blue.
3-125		Med.	Photoflash—purple.
6	25	Med.	Diffusing only.
6	36	Med.	Headlight.

(1) Thousand lumen seconds.

(2) Med. Bay. without pins, base equipped with 2 or 3 pin sleeve.

Volts	Watts	Base	Type
		<i>A-19 Bulb— Concluded</i>	
12	25	Med.	Diffusing only.
12	36	Med.	Headlight.
12	100	Med.	Airplane headlight.
12	100	Med. Pf.	Airplane headlight.
12	239	Med. Pf.	Airplane headlight.
12	240	Med. Pf.	Airplane headlight.
20	25	Med.	Diffusing only.
24	239	Med. Pf.	Airplane headlight.
24	240	Med. Pf.	Airplane headlight.
30	1A	Med.	Diffusing only—street railway.
30, 34	25	Med.	Diffusing only—train and country home.
32	36	Med.	Headlight.
34	25	Med.	Diffusing only—train.
36	25	Med.	Diffusing only.
45	25	Med.	Diffusing—train.
60	25	Med.	Diffusing only—train.
60	36	Med.	Headlight.
60	40	Med.	Diffusing only—train.
70	25	Med.	Diffusing only.
80	23	Med.	Diffusing only—street railway.
80	36	Med.	Street railway headlight.
80	36	Med. Bay.	Street railway headlight.
110-115 } 115-120 } 120-125 }	25	Med.	Diffusing only, DY clear only.
110-115 } 115-120 } 120-125 }	25	Med. Bay.	Diffusing only.
110-115 } 115-120 } 120-125 }	40	Med.	Diffusing only.
110-125 } 115-120 } 120-125 }	40	Med. Bay.	Diffusing only.
110-115 } 115-120 } 120-125 }	50	Med.	Milltype.
110-115 } 115-120 } 120-125 }	50	Med. Bay.	Milltype.
110-115 } 115-120 } 120-125 }	50	Med.	Diffusing only—rough service.
115, 120, 125	23	Med.	Diffusing only—street railway.
115, 120, 125	36	Med.	Street railway headlight.
115, 120, 125	40	Med.	Spotlight.
115-120	25	Med.	Coated—blue, green, red.
115-120	25	Med. Bay.	Coated—blue, green, red.
115-120	25	Med.	Natural coloured—blue, green, light ruby, dark ruby.
120	25	Med.	Spotlight—diffusing 1¼" clear spot.
120	36	Med.	Street railway—coated red.
120	40	Med.	Spotlight—diffusing 1¼" clear spot.
230, 250	25	Med.	Diffusing only.
230, 250	46	Med.	Street railway.
230, 250	50	Med.	
230, 250	50	Med.	Diffusing only—rough service.
285	50	Med.	Diffusing only—rough service.

Volts	Watts	Base	Type
<i>A-21 Bulb</i>			
(3) 3	75-90	Med.	Photoflash.
6	50	Med.	Diffusing.
10.5	60	Med.	Diffusing—only emergency lighting.
12	50	Med.	Diffusing only.
22	50	L.H. Med.	Diffusing only.
30	1.6A	Med.	Diffusing only—street railway.
30	50	Med.	Diffusing only—train and country home.
30	250	Med.	Diffusing only—photographic.
32	100	Med.	Locomotive headlight.
34	50	Med.	Diffusing only—train.
36	50	Med.	Diffusing only.
47	50	Med.	Diffusing only.
47	50	L.H. Med.	Diffusing only.
47	50	Skirt.	Diffusing only.
		Cand.	
57	40	Med.	Diffusing.
60	50	Med.	Diffusing only—train.
110, 115, 120	100	Med.	Diffusing—operating room—C11 fl.
110, 115, 120	100	Med.	Diffusing—operating room—C13 fl.
110, 115, 120	100	Med.	2½" Reflector spot—operating room.
110-115	60	Med.	Coated—red.
110-115}	50	Med.	Grain elevator.
115-120}			
120-125}			
110-115}	60	Med.	Diffusing only, DY, BR.
115-120}			
120-125}			
110-115}	60	Med.	Diffusing only.
115-120}			
115-120}			
115	50/100/150	3 C. Med.	White—photo enlarger—three-lite.
115	150	Med.	White—photo enlarger.
115	250	Med.	Diffusing only—photoflood.
115	250	Med.	Blacklight—purple X.
115-120	60	Med.	Natural coloured—blue, green, light ruby, dark ruby.
115, 120, 125	60	Med.	Diffusing only—neck reflector.
115, 120, 125	36	Med.	Diffusing only—street railway.
115, 120, 125	46	Med.	Diffusing only—street railway.
115, 120, 125	56	Med.	Diffusing only—street railway.
115, 120, 125	60	Med.	Traffic signal.
115, 120, 125	61	Med.	Diffusing only—street railway.
115, 120, 125	100	Med.	Traffic signal.
230, 250	50	Med.	Diffusing only.
230, 250	50	Med.	Grain elevator.
230, 250	60	Med.	Diffusing only.
230, 250	60	Med.	Traffic signal.
230, 250	100	Med.	Traffic signal.
285	50	Med.	Diffusing only—mine.
<i>A-23 Bulb</i>			
30	75	Med.	Diffusing only.
30	100	Med.	Diffusing only—train and country home.
34	100	Med.	Diffusing only—train.
60	100	Med.	Diffusing only—train.
75	90	Med.	Diffusing only—street railway.
115, 120, 125	100	Med.	Diffusing only—vibration.
110-115}	100	Med.	Diffusing, DY, BR.
115-120}			
120-125}			
110-115}	100	Med. Bay.	Diffusing.
115-120}			
120-125}			

(3) Thousand lumen-seconds—long duration flash for focal plane shutter.

Volts	Watts	Base	Type
<i>A-23 Bulb—</i>			
Concluded			
115, 120, 125	101	Med.	Diffusing only—street railway.
230, 250	100	Med.	Diffusing only.
230, 250	100	Med.	Diffusing only—rough service.
285	100	Med.	Diffusing only—rough service.
285	100	Med.	Diffusing only—mine.
<i>B-3½ Bulb</i>			
1.9	.60A	S.C. Min. Fl.	Flashlight.
2.3	.27A	S.C. Min. Fl.	Flashlight.
2.4	.50A	Min. Fl.	Flashlight.
2.5	.30A	S.C. Min. Fl.	Flashlight.
3.6	.50A	Min. Fl.	Flashlight.
3.8	.30A	S.C. Min. Fl.	Flashlight.
<i>B-11 Bulb</i>			
(1) 3	3-6	S.C. Bay.	Photoflash.
(3) 3	15-20	S.C. Bay.	Photoflash.
(1) 3	15-25	S.C. Bay.	Photoflash.
(1) 3	5-7	S.C. Bay.	Photoflash—blue.
(1) 3		S.C. Bay.	Photoflash—purple.
<i>B-12 Bulb</i>			
(4) 6-8	45/35		Auto headlamp.
(4) 12-16	45/35		Auto headlamp.
<i>C-7 Bulb</i>			
120	7	Cand.	Clear, white.
<i>FE-3¾ Bulb</i>			
2.2	.25A	Min.	Flashlight.
<i>G-3½ Bulb</i>			
1.2	.30A	Min.	Flashlight.
1.3	.10A	Min.	Bicycle tail lamp.
1.93	.45A	Min.	Flashlight.
2.3	.27A	Min.	Flashlight.
2.5	.30A	Min. Bay.	Oil well gauge.
2.5	.30A	Min.	Flashlight.
2.6	.30A	Min.	Flashlight.
3.6	.50A	Min.	Flashlight.
3.8	.30A	Min.	Flashlight.
4	.50A	Min.	Mine.
6-8	1 C.P.	Min.	Radio panel or indicator.
6-8	1 C.P.	Min. Bay.	Auto.
12-16	1 C.P.	Min. Bay.	Indicator.
12-16	1 C.P.	Min.	Indicator.
24	.035A	Min.	Radio panel.
28	.17A	Min. Bay.	Airplane.
<i>G-4½ Bulb</i>			
1.3	.60A	Min.	Flashlight.
2.5	.15A	Min. Bay.	Mine—train tail lamp.
4	.30A	Min.	Bicycle.
5	.15A	Min.	Flashlight.

(1) Thousand lumen-seconds.

(3) Thousand lumen-seconds—long duration flash for focal plane shutter.

(4) Unthreaded cylinder base with three contact lugs—base sealed.

Volts	Watts	Base	Type
		<i>G-4½ Bulb—</i> Concluded	
6	.04A	Min.	Generator—bicycle tail lamp.
6	.25A	Min.	Bicycle.
6	.30A	Min.	Bicycle.
6	.35A	Min.	Bicycle.
6	.45A	Min.	Generator—bicycle headlamp.
6	.50A	Min.	Bicycle.
6-8	2 C.P.	Min. Bay.	Auto.
6-2	.30A	Min.	Flashlight.
8	.60A	Min.	Microscope illuminator.
10	.45A	Min.	Bicycle headlamp.
12-16	1.5 C.P.	Min. Bay.	Auto.
		<i>G-5½ Bulb</i>	
2-4	.80A	Min.	Flashlight.
23	.26A	Short Cand.	Gyroscope.
		<i>G-6 Bulb</i>	
1-25	.60A	D.C. Bay.	Bicycle.
2-25	.28A	Unthreaded	Illuminometer cylinder.
2-4	.80A	Bay. Cand.	Bicycle headlamp.
3-65	1.15A	Min.	Mine—two 0.575A filament in mult.
3-65	1.15A	Min.	Mine.
3-65	1.15/1.15A	D.C. Index.	Mine—both filament offset.
3-65	1.15/1.15A	D.C. Index.	Mine—1 filament offset.
3-7	.90A	Min.	Mine.
4	.80A	Min.	Mine.
6	4 C.P.	Min.	Surgical.
6	.80A	Min.	Surgical.
6-8	2 C.P.	Cand.	Indicator.
6-8	3 C.P.	Min.	Auto.
6-8	3 C.P.	Cand.	Auto.
6-8	3 C.P.	Bay. Cand.	Auto.
6-8	6 C.P.	Bay. Cand.	Auto.
6-8	6 C.P.	Cand.	Auto.
12-16	3 C.P.	Bay. Cand.	Auto.
12-16	3 C.P.	Cand.	Auto.
12-16	3 C.P.	Min.	Auto.
12-16	6 C.P.	Cand.	Auto.
12-16	6 C.P.	Bay. Cand.	Auto.
13	.30A	S.C. Bay.	Indicator.
14	.26A	Cand.	Hospital annunciator.
18	.11A	Bay. Cand.	Switchboard.
18-24	3 C.P.	Cand.	Auto.
18-24	3 C.P.	Min.	Auto.
18-24	3 C.P.	Bay. Cand.	Auto.
24	.11A	Bay. Cand.	Signal.
24	.17A	Cand.	Indicator.
28	3 C.P.	Bay. Cand.	Airplane.
28	6 C.P.	Bay. Cand.	Airplane.
28	.17A	Min.	Motorboat.
32	3 C.P.	Cand.	Motorboat.
32	3 C.P.	D.C. Bay.	Motorboat.
34	.17A	Bay. Cand.	Hospital annunciator.
34	.17A	Cand.	Hospital annunciator.
		<i>G-8 Bulb</i>	
2-4	.80A	D.C. Bay.	Hand lantern.
2-5	1.1A	Cand.	Mine.
2-6	.80A	Bay. Cand.	Hand lantern.
6-5	1.70A	Bay. Cand.	Microscope illuminator.
24-28	13	S.C. Bay.	Auto.
32	6 C.P.	D.C. Bay.	Motorboat.
70	8	Min.	Repeater compass.

Volts	Watts	Base	Type
<i>G-10 Bulb</i>			
(5) 3.5-4.0	.50A	Cand.	Galvanometer.
<i>G-12 Bulb</i>			
6	25	L.S. Med.	Instrument.
6.2	5	D.C. Pf.	Signal.
6A	50	Osram	Instrument.
24	50 P.C.	L.S. Med.	X-Ray instrument.
<i>G-16½ Bulb</i>			
3.25	3.25/.75A	D.C. Bay.	Searchlight.
4.5	4A	Bay. Cand.	Searchlight.
5.0	2A	Bay. Cand.	Searchlight.
5.0	2.00/.75A	D.C. Bay.	Searchlight.
5.5	2.00/.75A	D.C. Bay.	Searchlight.
5.5	100 C.P.	Bay. Cand.	Searchlight.
6.0	4A	Bay. Cand.	Projection.
6.0	5A	Bay. Cand.	Searchlight—C-8Z. filament.
6-8	100 C.P.	Bay. Cand.	Searchlight.
12	2A	Bay. Cand.	Searchlight.
12	6A	Bay. Cand.	Searchlight.
12-16	100 C.P.	Bay. Cand.	Searchlight.
14	3.5A	Bay. Cand.	Galvanometer.
(5) 19	2.6A	Med.	Opthalmoscope.
28	100 C.P.	Bay. Cand.	Airplane.
32	2A	D.C. Bay.	Portable Searchlight.
32	3.5A	D.C. Bay.	Searchlight—1-11/16" LCL.
115, 120, 125	25	Bay. Cand.	Railway signal—LCL tolerance 1/16"
115, 120, 125	75	Bay. Cand.	Spotlight.
115, 120, 125	100	Bay. Cand.	Searchlight—1½" LCL.
115, 120, 125	100	Bay. Cand.	Searchlight—1¾" LCL.
115, 120, 125	100	Bay. Cand.	Spotlight.
115, 120, 125	100	D.C. Pf.	Spotlight.
115, 120, 125	150	Bay. Cand.	Spotlight.
<i>G-18½ Bulb</i>			
115, 120, 125	25	Med.	Dental lamp.
<i>G-25 Bulb</i>			
20 C.P.	9.6A	Mog.	Rectifier pilot.
12	360	Mog. Pf.	Locomotive headlight.
12	420	Mog.	Airplane headlight.
12	420	Mog. Pf.	Airplane headlight.
24	420	Mog. Pf.	Airplane headlight.
120/6	150/108	3 C. Mog.	Hospital spotlight.
<i>G-30 Bulb</i>			
12	200	Med.	Floodlight.
115	250	Med.	Drying.
115, 120, 125	100/200/300	3 C. Mog.	Diffusing only—three-lite.
115, 120, 125	150/150	3 C. Mog.	Hospital spotlight.
115, 120, 125	250	Med.	Floodlight—Base Up.
115, 120, 125	250	Med.	Floodlight—Base Down.
115, 120, 125	250	Med. Pf.	Floodlight.
115, 120, 125	250	Med.	Spotlight.
115, 120, 125	250	Med. Pf.	Spotlight.
115, 120, 125	250	Med.	Diffusing only—indirect lite.
115, 120, 125	300	Mog.	Diffusing only—indirect lite.
115, 120, 125	400	Med. Pf.	Floodlight.
115, 120, 125	400	Med.	Floodlight.

(5) Top of bulb free from striations and defects.

Volts	Watts	Base	Type
<i>G-30 Bulb—</i>			
Concluded			
115, 120, 125	400	Med.	Spotlight.
115, 120, 125	400	Med. Pf.	Spotlight.
115, 120, 125	400	Med.	Searchlight—C13 filament.
115, 120, 125	400	Med. Skt.	Searchlight—C13 filament.
115, 120, 125	400	Med.	Photographic blue.
230, 250	250	Med.	Spotlight.
230, 250	250	Med.	Floodlight
230, 250	400	Med.	Spotlight.
230, 250	400	Med.	Floodlight.
<i>G-40 Bulb</i>			
32	500	Mog.	Floodlight.
80	320	Mog.	Headlight.
115, 120, 125	500	Mog.	Spotlight
115, 120, 125	500	Mog.	Floodlight.
115, 120, 125	1000	Mog.	Spotlight—4 $\frac{1}{4}$ " LCL
115, 120, 125	1000	Mog.	Spotlight—5 $\frac{1}{4}$ " LCL.
115, 120, 125	1000	Mog. Pf.	Spotlight—3-15/16" LCL—C5 filament.
115, 120, 125	1000	Mog.	Floodlight—5 $\frac{1}{4}$ " LCL.
115, 120, 125	1000	Mog. Pf.	Floodlight.
115, 120, 125	1000	Mog.	Projection—5 $\frac{1}{4}$ " LCL—C13 filament.
115, 120, 125	1000	Mog.	3200° K
115, 120, 125	1000	Med. Bip.	3200° K.
115, 120, 125	1000	Med. Bip.	Color photography
115, 120, 125	1500	Mog.	Spotlight—5 $\frac{1}{4}$ " LCL—C5 filament.
115, 120, 125	1500	Mog. Pf.	Projection—3-15/16" LCL—C13 filament.
115, 120, 125	1500	Mog.	Floodlight—5 $\frac{1}{4}$ " LCL.
230, 250	500	Mog.	Floodlight.
230, 250	1000	Mog.	Spotlight—5 $\frac{1}{4}$ " LCL—C5 filament.
230, 250	1000	Mog.	Floodlight—5 $\frac{1}{4}$ " LCL.
<i>G-48 Bulb</i>			
115, 120, 125	1500	Mog.	Floodlight.
115, 120, 125	2000	Mog. Bip.	Spotlight—C13 filament.
115, 120, 125	2000	Mog.	Spotlight—C13 filament.
115, 120, 125	2000	Mog.	Floodlight
115, 120, 125	2000	Mog.	Motion picture production—C13 filament.
115, 120, 125	2000	Mog. Bip.	Motion picture production—C13 filament.
115, 120, 125	2000	Mog.	3200° K.
115, 120, 125	2000	Mog. Bip.	3200° K.
115, 120, 125	2000	Mog. Bip.	Color photography—C13 filament.
120	1500	Mog. Pf.	Projection—C13 filament.
230, 250	1500	Mog.	Floodlight.
<i>G-64 Bulb</i>			
115, 120, 125	5000	Mog. Bip.	Motion picture production and color photog- raphy.
115, 120, 125	5000	Mog. Bip.	3200° K.
<i>G-96 Bulb</i>			
115, 120, 125	10,000	Mog. Bip.	Motion picture and color photography.
<i>GG-10 Bulb</i>			
12-16	21/6 C.P.	S.C. Index	Airplane
28	21/6 C.P.	S.C. Index.	Airplane.
<i>P-25 Bulb</i>			
5.5	72	Med.	Spotlight.
6	72	Med.	Headlight.
6	108	Med.	Headlight.

Volts	Watts	Base	Type
<i>P-25 Bulb—</i>			
Concluded			
10.5	95	Med.	Spotlight.
12	72	Med.	Headlight.
12	80	Med.	Hospital spotlight—2-40W filament in mult.
12	8A	Med.	Searchlight
12	18A	Med.	Searchlight.
32, 34	100	Med.	Locomotive headlight.
32	150	Med.	Locomotive headlight.
32, 34	250	Med.	Locomotive headlight.
32	250	Med. Pf.	Locomotive headlight.
32	8A	Med.	Searchlight.
60	150	Med.	Locomotive headlight.
60	250	Med.	Locomotive headlight.
115, 120, 125	46	Med.	Street railway headlight.
115, 120, 125	50/50	3 C Mog.	Marine running light.
115, 120, 125	56	Med.	Street railway headlight.
115, 120, 125	72	Med.	Headlight.
115, 120, 125	94	Med.	Street railway headlight.
115, 120, 125	100	Med.	Floodlight.
115, 120, 125	100	Med. Pf.	Spotlight.
115, 120, 125	100	Med.	Spotlight.
115, 120, 125	100	Med.	Spotlight—Base Up.
115, 120, 125	100/100	3 Cont. Mog.	Marine running light.
115, 120, 125	150	Med.	Spotlight—Base Up.
115, 120, 125	150	Med.	Headlight.
115, 120, 125	200	Med.	Diffusing only—daylight X-ray illuminator.
115, 120, 125	250	Med.	Diffusing only—daylight X-ray illuminator.
115, 120, 125	250	Med.	Locomotive headlight.
115, 120, 125	250	Med.	Spotlight—Base Up.
135, 145, 155	94	Med.	Headlight.
150	150	Med.	Headlight.
230, 250	94	Med.	Headlight.
230, 250	100	Med.	Spotlight.
<i>PAR-36 Bulb</i>			
6-8	30	Screw Term.	Fog—clear lens.
<i>PAR-38 Bulb</i>			
115, 120, 125	150	Med. Skt.	Spotlight.
115, 120, 125	150	Med. Skt.	Floodlight.
<i>PAR-46 Bulb</i>			
6-8	30	Screw Term.	Driving lamp.
6-8	30	Screw Term.	Passing lamp.
6-8	30	Screw Term.	Fog—clear lens.
6-8	30	Screw Term.	Fog—amber lens.
<i>PAR-56 Bulb</i>			
6-8	40/30	3 C. Lugs	Headlight.
12-16	45/35	3 C. Lugs	Headlight.
12	450	Flex. Conn. lugs	Airplane landing.
<i>PS-25 Bulb</i>			
30	150	Med.	Train and country home.
32	100	Med.	Lighthouse.
115	100	Med.	Lighthouse.
115	500	Med.	Diffusing only—photoflood.
115	500	Med.	Diffusing only—daylight photoflood.
115, 120, 125	50/100/150	3 C. Mog.	Diffusing only—three lite.
115, 120, 125	94	Med.	Street railway.

Volts	Watts	Base	Type
<i>PS-25 Bulb—</i> Concluded			
115, 120, 125	150	Med.	Diffusing, DY, BR.
115, 120, 125	150	Med. Bay.	Diffusing.
115, 120, 125	151	Med.	Street railway.
115, 120, 125	250	Med.	Photographic enlarger.
115, 120, 125	500	Med.	Diffusing only—3200° K.
230, 250	150	Med.	Diffusing only.
320 lumens	6·6A	Mog.	Series street lighting.
400 lumens	4A	Mog.	Series street lighting.
400 lumens	4A	Mog.	Series street lighting—vacuum rectifier.
400 lumens	6·6A	Mog.	Series street lighting.
600 lumens	4A	Mog.	Series street lighting.
600 lumens	4·4A	Mog.	Series street lighting.
600 lumens	5·5A	Mog.	Series street lighting.
600 lumens	6·6A	Mog.	Series street lighting.
600 lumens	7·5A	Mog.	Series street lighting.
800 lumens	4A	Mog.	Series street lighting.
800 lumens	6·6A	Mog.	Series street lighting.
1000 lumens	4A	Mog.	Series street lighting.
1000 lumens	4·4A	Mog.	Series street lighting.
1000 lumens	5·5A	Mog.	Series street lighting.
1000 lumens	6·6A	Mog.	Series street lighting.
1000 lumens	7·5A	Mog.	Series street lighting.
1500 lumens	6·6A	Mog.	Series street lighting.
1500 lumens	7·5A	Mog.	Series street lighting.
<i>PS-30 Bulb</i>			
34	200	Med.	Lighthouse.
30	200	Med.	
110, 115	200	Med.	Lighthouse.
90	200	Med.	Diffusing.
115	150	Med.	Photographic enlarger—white.
115	500	Med.	Photographic enlarger—white.
115, 120, 125	100	Med.	Diffusing only—neck reflector.
115, 120, 125	150	Med.	Diffusing only—neck reflector.
115, 120, 125	200	Med.	Rough service—diffusing only.
115, 120, 125	200	Med.	Diffusing, BR, DY.
115, 120, 125	200	Med. Pf.	Code beacon.
115, 120, 125	200	Mog.	
115, 120, 125	200	Mog. Pf.	Code beacon.
115, 120, 125	201	Med.	Street railway.
115, 120, 125	250	Med.	Photographic enlarger.
230, 250	200	Mog.	
230, 250	200	Med.	Rough service—diffusing only.
230, 250	200	Med.	Diffusing only.
285	200	Med.	Mine—diffusing only.
<i>PS-35 Bulb</i>			
90	300	Mog.	
115	1000	Mog.	Diffusing only—photoflood.
115, 120, 125	200	Med.	Diffusing only—neck reflector.
115, 120, 125	300	Med. Skt.	Diffusing only—bowl reflector.
115, 120, 125	300	Med.	Diffusing.
115, 120, 125	300	Mog.	Diffusing, DY, BR.
115, 120, 125	400	Med. Skt.	4" Diffusing spot on bulb end—photographic enlarger.
115, 120, 125	400	Med. Skt.	1½" Diffusing spot on bulb end—photographic enlarger.
230, 250	300	Med. Skt.	
230, 250	300	Mog.	
800 lumens	4A	Mog.	Vac. rectifier.
2500 lumens	4A	Mog.	Series street lighting.
2500 lumens	4·4A	Mog.	Series street lighting.
2500 lumens	5·5A	Mog.	Series street lighting.
2500 lumens	6·6A	Mog.	Series street lighting.
2500 lumens	7·5A	Mog.	Series street lighting.
4000 lumens	4A	Mog.	Series street lighting.
4000 lumens	5·5A	Mog.	Series street lighting.

Volts	Watts	Base	Type
<i>PS-35 Bulb—</i>			
Concluded			
4000 lumens	6·6A	Mog.	Series street lighting.
4000 lumens	6·6A	Mog.	Series street lighting—Base Down.
4000 lumens	7·5A	Mog.	Series street lighting.
4000 lumens	15A	Mog.	Series street lighting—Base Up.
4000 lumens	15A	Mog.	Series street lighting—Base Down.
2500 lumens	20A	Mog.	Series street lighting—Base Down.
4000 lumens	20A	Mog.	Series street lighting—Base Up.
4000 lumens	20A	Mog.	Series street lighting—Base Down.
520 C.P.	7·9A	Mog.	Series street lighting.
<i>PS-40 Bulb</i>			
16·5	240	Mog.	Street lighting.
16·5	330	Mog.	Street lighting.
110, 115	500	Mog.	Lighthouse.
115, 120, 125	300	Mog.	Diffusing only—neck reflector.
115, 120, 125	500	Mog.	Diffusing, DY, BR.
115, 120, 125	500	Mog.	Diffusing only—photographic blue.
115, 120, 125	500	Mog.	Heat resisting glass bulb.
115, 120, 125	500	Mog. Pf.	Code beacon.
115, 120, 125	501	Mog.	Arc-resisting series burning.
115, 120, 125	1000	Mog.	Diffusing only—3200° K.
230, 250	500	Mog.	
4000 lumens	20A	Mog.	Series street lighting—Base Up—long bulb.
4000 lumens	20A	Mog.	Series street lighting—Base Down—long bulb.
4000 lumens	15A	Mog.	Series street lighting—Base Up—long bulb.
4000 lumens	15A	Mog.	Series street lighting—Base Down—long bulb.
6000 lumens	4·4A	Mog.	Series street lighting.
6000 lumens	6·6A	Mog.	Series street lighting.
6000 lumens	7·5A	Mog.	Series street lighting.
6000 lumens	20A	Mog.	Series street lighting—Base Up.
6000 lumens	20A	Mog.	Series street lighting—Base Down.
6000 lumens	20A	Mog.	Series street lighting—Base Up—long bulb.
6000 lumens	20A	Mog.	Series street lighting—Base Down—long bulb.
10000 lumens	6·6A	Mog.	Series street lighting.
10000 lumens	20A	Mog.	Series street lighting—Base Up.
10000 lumens	20A	Mog.	Series street lighting—Base Down.
10000 lumens	20A	Mog.	Series street lighting—Base Up—long bulb.
10000 lumens	20A	Mog.	Series street lighting—Base Down—long bulb.
15000 lumens	20A	Mog.	Series street lighting—Base Up.
15000 lumens	20A	Mog.	Series street lighting—Base Down.
15000 lumens	20A	Mog.	Series street lighting—Base Up—long bulb.
15000 lumens	20A	Mog.	Series street lighting—Base Down—long bulb.
<i>PS-52 Bulb</i>			
110, 115	1500	Mog.	Lighthouse.
115	2000	Mog.	Color photography.
115, 120, 125	500	Mog.	Diffusing only—neck reflector.
115, 120, 125	750	Mog.	Diffusing, BR.
115, 120, 125	750	Mog. Clamp	Heat resisting glass bulb.
115, 120, 125	1000	Mog. Clamp	Heat resisting glass bulb.
115, 120, 125	1000	Mog.	3200° K.
115, 120, 125	1000	Mog.	Diffusing, BR.
115, 120, 125	1000	Mog.	Diffusing only—photographic blue.
115, 120, 125	1000	Mog.	Photographic enlarger.
115, 120, 125	1000	Mog.	Diffusing only bulb end—photographic enlarger.
115, 120, 125	1001	Mog.	
115, 120, 125	1500	Mog. Clamp	Heat resisting glass bulb.
115, 120, 125	1500	Mog.	Diffusing.
115, 120, 125	2000	Mog. Clamp	
230, 250	750	Mog.	
230, 250	1000	Mog.	
230, 250	1000	Mog. Clamp	Heat resisting glass bulb.
230, 250	1500	Mog.	
25,000 lumens	20A	Mog.	Series street lighting—Base Up.

Volts	Watts	Base	Type
<i>PS-60 Bulb</i>			
115, 120, 125	750	Mog. Clamp	Diffusing only—neck reflector.
115, 120, 125	1000	Mog. Clamp	Diffusing only—neck reflector.
<i>R-40 Bulb</i>			
115	250	Med.	Diffusing only—drying.
115	250	Med.	Diffusing only—heat.
115	500	Med.	Diffusing only—photoflood.
115, 120, 125	150	Med.	Diffusing only—spotlight.
115, 120, 125	150	Med.	Diffusing only—floodlight.
115, 120, 125	200	Med.	Diffusing only—spotlight.
115, 120, 125	200	Med.	Diffusing only—floodlight.
115, 120, 125	300	Med.	Diffusing only—spotlight.
115, 120, 125	300	Med.	Diffusing only—floodlight.
<i>RP-11 Bulb</i>			
5-6	32 C.P.	S.C. Bay.	Shielded—auto foglight.
6	2-35A	S.C. Pf.	Fire and police searchlight.
6-8	21/6 C.P.	D.C. Pf.	Auto headlamp.
6-8	21/21 C.P.	D.C. Bay.	Auto headlamp.
6-8	21/21 C.P.	D.C. Pf.	Auto—1 1/8" LCL.
6-8	21/21 C.P.	D.C. Pf.	Auto—1-176" LCL.
6-8	32 C.P.	D.C. Pf.	Egg candling.
6-8	32 C.P.	D.C. Pf.	Spotlight.
6-8	32 C.P.	S.C. Pf.	Auto spotlight—7/8" LCL.
6-8	32 C.P.	S.C. Pf.	Shielded bulb—auto spotlight—7/8" LCL—C2 filament.
6-8	32 C.P.	S.C. Pf.	Auto headlamp and spotlight—1 1/8" LCL.
6-8	32 C.P.	S.C. Bay.	Auto.
6-8	32 C.P.	D.C. Bay.	Auto headlamp.
6-8	32 C.P.	S.C. Pf.	Auto headlamp and spotlight—7/8" LCL—C6 filament.
6-8	32 C.P.	S.C. Pf.	Shielded bulb—auto headlamp and spotlight—7/8" LCL—C6 filament.
(6) 6-8	35	Shielded bulb—auto headlamp.
6-8	50 C.P.	D.C. Pf.	Spotlight.
6-8	50 C.P.	Bay. Cand.	Auto headlamp.
11	11 watt	S.C. Bay.	
12-16	21 C.P.	S.C. Pf.	Auto headlamp and spotlight.
12-16	21/21 C.P.	D.C. Bay.	Diffusing—auto.
12-16	32 C.P.	S.C. Pf.	Auto spotlight—7/8" LCL.
12-16	32 C.P.	S.C. Pf.	Auto headlamp and spotlight—1 1/8" LCL.
12-16	32 C.P.	Bay. Cand.	Auto.
12-16	32/32 C.P.	D.C. Bay.	Headlamp.
12-16	32/32 C.P.	D.C. Pf.	Auto headlamp.
12-16	50 C.P.	Bay. Cand.	Auto.
12-16	50 C.P.	S.C. Pf.	Auto.
18-24	27 C.P.	S.C. Bay.	Auto headlamp and spotlight.
18-24	27 C.P.	D.C. Bay.	Auto headlamp.
18-24	50 C.P.	Bay. Cand.	Auto headlamp.
24-28	32/32 C.P.	D.C. Pf.	Auto headlamp.
28	21/21 C.P.	D.C. Bay.	Diffusing only—airplane.
32	21 C.P.	D.C. Bay.	Searchlight.
32	32 C.P.	Bay. Cand.	Searchlight.
32	50 C.P.	Bay. Cand.	Searchlight.
32	50 C.P.	S.C. Pf.	Searchlight.
40-44	21 C.P.	Bay. Cand.	Auto electric vehicle.
<i>S-6 Bulb</i>			
3-6/4-0	2-00/.67A	D.C. Bay.	Mine.
6	6	Cand.	Indicator.
12	6	Cand.	Indicator.
24	6	D.C. Bay.	Motorboat.
30	6	Cand.	Train and country home.
60	6	Cand.	Train.
70	6	Cand.	Indicator.
110	6	D.C. Bay.	Motorboat.
115, 120, 125	6	Cand.	Indicator.

(6) Unthreaded cylinder base with screw centre contact—base sealed.

Volts	Watts	Base	Type
<i>S-6 Bulb—</i>			
Concluded			
115, 120, 125	6	Bay. Cand.	Indicator.
115, 120, 125	6	Inter.	Indicator.
125	6	Cand.	Coated—red.
135, 145, 155	6	Cand.	Indicator.
230, 250	10	Cand.	Indicator.
230, 250	10	Inter.	Indicator.
<i>S-8 Bulb</i>			
1.28	.80A	Bay. Cand.	Mine.
2.25	1.80A	Bay. Cand.	Mine.
2.4	.80A	D.C. Bay.	Hand lantern.
2.40/2.50	1.25/.75A	D.C. Bay.	Mine.
2.43	1.10A	Bay. Cand.	Mine.
2.45/2.50	1.00/.75A	D.C. Bay.	Mine.
2.5	1.50A	D.C. Bay.	Hand lantern—half-twist filament.
3.30	1.75A	Bay. Cand.	Mine.
3.30/3.87	1.75/.65A	D.C. Bay.	Mine.
3.6	2.00A	Bay. Cand.	Mine.
3.65/3.87	1.15/.65A	D.C. Bay.	Mine.
3.70/3.87	1.00/.65A	D.C. Bay.	Mine.
4	.55A	Bay. Cand.	Mine.
4	.75A	S.C. Bay.	Sound reproducer
4	.75A	S.C. Pf.	Sound reproducer.
4	.75A	D.C. Pf.	Sound reproducer.
4	.80A	S.C. Bay.	Mine.
4	.83/.83A	D.C. Bay.	Mine—filament at right angles to each other.
4	.83/.83A	D.C. Bay.	Mine—filament in straight line.
(5) 5.4	1.86A	Bay. Cand.	Instrument.
(5) 6	1.50A	Bay. Cand.	Oscillograph.
6-7	6	D.C. Bay.	Loading.
6-8	15 C.P.	S.C. Bay.	Auto—C6 filament.
6-8	15 C.P.	S.C. Bay.	Diffusing—auto—C2 filament.
6-8	15 C.P.	D.C. Bay.	Diffusing—auto.
6-8	15 C.P.	Cand.	
6-8	21 C.P.	Cand.	
6-8	21 C.P.	S.C. Bay.	Auto.
6-8	21 C.P.	D.C. Bay.	Auto—headlamp.
6-8	21/3 C.P.	D.C. Bay.	Auto.
6-8	21/3 C.P.	D.C. Index	Auto.
6-2	.70A	S.C. Pf.	Marine signal.
6-2	.92A	S.C. Pf.	Marine signal.
6-2	1.4A	S.C. Pf.	Marine signal.
6-5	2.75A	S.C. Bay.	Microscope illuminator.
6-5	2.75A	D.C. Bay.	Microscope illuminator.
6-8	1.3A	S.C. Bay.	Radio panel.
8	15 C.P.	D.C. Bay.	Auto.
11-3	13.3W	S.C. Bay.	
12-16	10 C.P.	Bay. Cand.	Auto.
12-16	15 C.P.	Bay. Cand.	Diffusing—auto.
12-16	15 C.P.	Cand.	Auto.
12-16	21 C.P.	Bay. Cand.	Auto.
12-16	21 C.P.	D.C. Bay.	Diffusing only—auto.
12-16	21/6 C.P.	D.C. Bay.	Auto.
24	21 C.P.	S.C. Bay.	Motorboat.
26	15	D.C. Bay.	Diffusing only—motorboat.
28	15	D.C. Bay.	Diffusing only—motorboat.
32	15 C.P.	D.C. Bay.	Motorboat.
34	15 C.P.	Bay. Cand.	Motorboat.
40-44	6 C.P.	Bay. Cand.	Auto—electric vehicle.
115, 120, 125	10	Inter.	Motorboat.
<i>S-11 Bulb</i>			
2.5	.15A	Bay. Cand.	Railway signal.
3.5	.12A	Bay. Cand.	Railway signal.
3.5	.30A	Bay. Cand.	Railway signal.

(5) Top of bulb free from striations and defects.

Volts	Watts	Base	Type
<i>S-11 Bulb—</i>			
Concluded			
4	3	Bay. Cand.	Railway light signal.
5	2A	Bay. Cand.	Searchlight—C8Z filament.
5	2.00/.75A	D.C. Bay.	Searchlight.
6	.25A	Bay. Cand.	Railway signal.
6	1.50A	Bay. Cand.	X-Ray projector.
6	5A	Bay. Cand.	Searchlight—C8Z filament.
6	5A	Bay. Cand.	Photocell exciter.
6	5A	D.C. Pf.	Photocell exciter.
6	5A	Osram	Microscope.
6	5A	L.S. Med.	Microscope.
6	5A	Osram and Adaptor	Microscope.
6	5A	Skt. Cand.	Microscope.
6	10	Bay. Cand.	Railway light signal—C2V filament.
6-8	21 C.P.	Cand.	Auto.
8	5	Bay. Cand.	Railway light signal—C2V filament.
8	10	Bay. Cand.	Railway light signal—C2V filament.
8	18	Bay. Cand.	Railway light signal—C2V filament.
8	.25A	Bay. Cand.	Railway signal—C2R filament.
10	.25A	Bay. Cand.	Railway signal—C2R filament.
10	5	Bay. Cand.	Railway light signal—C2V filament.
10	10	Bay. Cand.	Railway light signal—C2V filament.
10	18	Bay. Cand.	Railway light signal—C2V filament.
10	25	Bay. Cand.	Railway light signal—C2V filament.
11	11	Bay. Cand.	Railway light signal—C2V filament.
12	.12A	Bay. Cand.	Railway signal—C2V filament.
12	.25A	Bay. Cand.	Railway signal—C2R filament.
12-16	32 C.P.	S.C. Bay.	Auto.
12-16	50 C.P.	S.C. Bay.	Auto.
13.5	10	Bay. Cand.	Railway light signal—C2V filament.
13.5	.25A	Bay. Cand.	Railway signal—C2R filament.
14	10	Inter.	Indicator.
24	25	D.C. Bay	Motorboat.
28	32 C.P.	Bay. Cand.	Airplane.
28	50 C.P.	Bay. Cand.	Airplane.
30	15	Cand.	Train and country home.
30	15	Inter.	Train and country home.
50	15	Bay. Cand.	Auto electric vehicle.
90	15	Bay. Cand.	Auto electric vehicle.
110	25	D.C. Bay.	Motorboat.
115	30	Cand.	Film viewer.
115	30	D.C. Bay.	Film viewer.
115	75	S.C. Bay.	Photographic enlarger—white.
115, 120, 125	10	Bay. Cand.	
115, 120, 125	10	Inter.	Clear, coated white, blue, green, red.
115, 120, 125	10	Inter.	Diffusing—outside transparent coated brown— infrared.
115, 120, 125	10	Cand. Skt.	Indicator.
115, 120, 125	15	Bay. Cand.	Headlamp.
115, 120, 125	15	Cand.	Headlamp.
115, 120, 125	25	Cand.	Instrument.
115, 120, 125	25	Inter.	Instrument.
120	7.5	Med.	White.
<i>S-12 Bulb</i>			
6-8	21/21/32 C.P.	3 pin Bay.	Auto headlamp.
6-8	32/32/32 C.P.	3 pin Bay.	Auto headlamp.
<i>S-14 Bulb</i>			
6	5	Med.	
6	10	Med.	
6-8	5	Med.	Diffusing only—motorboat.
6-8	10	Med.	Diffusing only—motorboat.
6-8	15	Med.	Diffusing only—motorboat.
10	.25A	Med. Bay. with 3 pin sleeve.	Railway signal.

Volts	Watts	Base	Type
<i>S-12 Bulb—</i> Concluded			
12	15	Med.	Diffusing only—motorboat.
12-14	5	Med.	Diffusing only—motorboat.
12-14	10	Med.	Diffusing only—motorboat.
13	10	Med.	Fishing vessel—S filament.
30	5	Med.	Train and country home.
34	5	Med.	Train.
34	15	Med.	Locomotive cab.
110-115	10	Med.	Diffusing, DY.
115-120			
120-125			
115-120	10	Med.	Coated—blue, green, red.
115-120	10	Med.	Natural coloured—blue, green, light ruby, dark ruby.
120	9	Med.	Street lighting—for use in blackout equipment.
<i>S-24½ Bulb</i>			
115, 120, 125	150	Med.	Film printing.
115, 120, 125	150	Med.	Film printing—two 75W filament in mult.
<i>T¾ Bulb</i>			
1.5	.13A	Wire Term.	Surgical.
<i>T-1 Bulb</i>			
4	.25A	Cylinder	Intrascopes.
<i>T-2 Bulb</i>			
4	.17-.21A	Tel. Slide	Telephone.
6	.12-.16A	Tel. Slide	Telephone.
12	.032-.038A	Tel. Slide	Telephone.
12	.09-.11A	Tel. Slide	Telephone.
12	.17A	Tel. Slide	Telephone—1 11/16" MOL.
18	.035-.045A	Tel. Slide	Telephone.
18	.09-.11A	Tel. Slide	Telephone.
24	.025-.035A	Tel. Slide	Telephone.
24	.032-.038A	Tel. Slide	Supervisory control indicator.
24	.032-.038A	prick punch	
24	.032-.038A	Tel. Slide	Telephone.
24	.035-.045A	Tel. Slide	Telephone.
24	.06-.085A	Tel. Slide	Telephone.
24	.09-.11A	Tel. Slide	Telephone.
30	.06-.085A	Tel. Slide	Telephone.
48	.032-.038A	Tel. Slide	Telephone.
48	.06-.085A	Tel. Slide	Telephone.
48	.09-.11A	Tel. Slide	Telephone.
55	.045-.06A	Tel. Slide	Telephone.
<i>T-3 Bulb</i>			
1.75	2.10A	Min.	Heater.
2.7	.35A	Min.	Surgical—round top filament.
2.7	.55A	Min.	Surgical.
5	.40A	Min.	Meteor inst.
10	.17A	Min.	Elevator annunciator—MOL 1½".
12-16	.17A	Min. Bay.	Airplane instrument—MOL 1 1/16".
14	.17A	Min.	Elevator annunciator—MOL 1½".
14	.17A	Min.	Elevator annunciator—MOL 1 1/16".
18	.17A	Min.	Elevator annunciator—MOL 1½".
18	.25A	Min. Bay.	Instrument.
24	.17A	Min.	Elevator annunciator—MOL 1½".
30	.17A	Min.	Elevator annunciator—MOL 1½".

Volts	Watts	Base	Type
<i>T-3$\frac{1}{4}$ Bulb</i>			
1.35	.06A	Min.	Radio panel.
2	.06A	Min.	Radio panel.
2	.06A	Min. Bay.	Radio panel.
2.5	.50A	Min. Bay.	Radio panel.
2.5	.50A	Min.	Radio panel or indicator.
2.9	.17A	Min. Bay.	Radio panel.
3	.214A	Min.	Gauge.
3	.342A	Min.	Gauge.
3	.519A	Min.	Gauge.
3.2	.35A	Min.	Radio panel.
3.2	.35A	Min. Bay.	Radio panel.
4	.06A	Min.	Radio panel.
4	.06A	Min. Bay.	Marine running light.
5	.15A	Min. Bay.	Indicator.
6-8	.15A	Min.	Radio panel or indicator.
6-8	.15A	Min. Bay.	Radio panel or indicator.
6-8	.25A	Min.	Radio panel or indicator.
6-8	.25A	Min. Bay.	Radio panel or indicator.
6.3	.40A	Min. Bay.	Film printing.
12-16	.10A	Min.	Radio panel.
12-16	.10A	Min. Bay.	Radio panel.
12-16	.20A	Min.	Indicator.
12-16	.20A	Min. Bay.	Indicator.
13	.33A	Min. Bay.	Airplane.
24	.035A	Min. Bay	
24	.035A	Min.	
24	.17A	Min. Bay.	Airplane.
28	.10A	Min. Bay.	Airplane.
28	.17A	Min. Bay.	Airplane.
28	.17A	Min.	Indicator.
40	.13A	Min.	Gauge.
<i>T-4 Bulb</i>			
7	.4A	Min.	Inspection.
10	.4A	Min.	Inspection.
14	.17A	Cand.	Annunciator.
18	.11A	Cand.	Switchboard.
18	.17A	Cand.	Annunciator.
24	.17A	Cand.	Annunciator.
32	.17A	Cand.	Annunciator.
<i>T-4$\frac{1}{2}$ Bulb</i>			
8.4	.50A	Min.	Flashlight.
9	.44A	Min.	Spotlight.
9	.44A	Cand.	Drum inspection.
9.6	.50A	Min.	Flashlight.
11.8	.50A	Min.	Flashlight.
12-16	2 C.P.	Bay. Cand.	Airplane.
25	.20A	Min. Bay.	Radio panel.
28	3 C.P.	Bay. Cand.	Airplane.
115, 120, 125	6	Cand.	Indicator.
<i>T-5 Bulb</i>			
4	.75A	S.C. Bay.	Sound reproducer.
6	1.0A	S.C. Pf.	Sound reproducer—C6 filament.
6	1.0A	S.C. Pf.	Sound reproducer—C8 filament.
7	.20A	S.C. Pf.	Sound reproducer.
(7) 9	2.15A	Portable recorder.
(7) 15	1.0A	Sound reproducer.
20	.50A	S.C. Skt. with Pf. clip	Projection.

(7) Special S.C. Bay. with lead to shell soldered at bottom.

Volts	Watts	Base	Type
<i>T-6 Bulb</i>			
30	15	Cand.	Switchboard.
40, 50	15	Cand.	Switchboard.
70	15	Cand.	Switchboard.
115, 120, 125	15	Cand.	Switchboard.
140	15	Cand.	Switchboard.
170	15	Cand.	Switchboard.
<i>T-6½ Bulb</i>			
30	25	Inter.	Diffusing—train and country home.
34	25	Inter.	Train.
115, 120, 125	25	Inter.	Diffusing—showcase.
115, 120, 125	25	Inter.	Diffusing only—side reflector—showcase.
230, 250	25	Inter.	Showcase.
<i>T-7 Bulb</i>			
160	139A	Bay. Cand.	Switchboard—network protector.
<i>T-8 Bulb</i>			
5	6.5A	S.C. Pf.	Sound reproducer.
5	6.5A	S.C. Bay.	Sound reproducer.
6	5A	S.C. Pf.	Photocell exciter.
6	50	Bay. Cand.	Projection.
6	50	D.C. Pf.	Projection.
7	8-1.35A	Med. Bay.	Marine.
7	4-65A	Med. Bay.	Marine.
8	2A	S.C. Bay.	Sound reproducer.
8	2A	S.C. Pf.	Sound reproducer.
8	50	S.C. Pf.	Projection.
8.5	4A	S.C. Pf.	Sound reproducer—C6 filament.
8.5	4A	S.C. Bay.	Sound reproducer—C6 filament.
8.5	4A	S.C. Pf.	Sound reproducer—C8 filament.
8.5	4A	S.C. Bay.	Sound reproducer—C8 filament.
9	4A	S.C. Pf.	Sound reproducer.
10	12	D.C. Bay.	Instrument.
10	5A	S.C. Bay.	Sound reproducer.
10	5A	S.C. Pf.	Sound reproducer.
10	7.5A	Bay. Cand.	Sound reproducer.
10	7.5A	S.C. Pf.	Sound reproducer.
12	50	Bay. Cand.	Projection.
14	2A	Cand.	Projection.
14	2A	Bay. Cand.	Projection.
14	2A	D.C. Bay.	Projection.
14	No pins		
14	2A	S.C. Pf.	Projection.
14	4A	Med.	Projection.
14	4A	Bay. Cand.	Projection.
14	4A	Cand.	Projection.
14	4A	S.C. Pf.	Projection.
20	100	Bay. Cand.	Projection.
20	100	Bay. Cand.	Contour map.
25	4A	Cand.	Projection.
27	1A	S.C. Bay.	Sound reproducer.
30	15	Cand.	Train.
30	25	Med.	Train.
30	30	Disc.	Clear, white.
33	100	Bay. Cand.	Projection.
115	15	Osram.	Marine—MOL 2-5/8".
115	15	Med. Bay.	Marine—MOL 2-3/8".
115	25	Med. Bay.	Marine—MOL 2-3/8".
115	25	French Cand.	Marine—MOL 2-3/4".
115, 120, 125	40	Med.	Diffusing—showcase.
115, 120, 125	75	Bay. Cand.	Projection.
115, 120, 125	75	S.C. Pf.	Projection.
115, 120, 125	75	D.C. Pf.	Projection.
115, 120, 125	100	Bay. Cand.	Projection.
115, 120, 125	100	D.C. Pf.	Projection.

Volts	Watts	Base	Type
<i>T-8 Bulb—Continued</i>			
115, 120, 125	150	S.C. Pf.	Projection.
115, 120, 125	150	D.C. Pf.	Projection.
115, 120, 125	150	Bay. Cand.	Projection.
(8) 115, 120, 125	150	D.C. Pf.	Projection.
120	20	Med.	Barrel inspection.
120	25	Festoon	Showcase.
120	25	Festoon	Showcase—8-7/8" long.
120	30	Disc.	Clear, white.
120	40	Disc.	Clear, white.
120	60	Disc.	Clear, white.
120	100	Med.	Cathode ray inspection.
125	10	Med.	Diffusing.
230, 250	40	Med.	Showcase.
<i>T-8½ Bulb</i>			
6	12A (72W)	Med.	Projection.
30	25	Med.	Diffusing—country home.
30	100	Med. Pf.	Projection.
34	25	Med.	Diffusing—train.
60	25	Med.	Diffusing—train.
115, 120, 125	100	Med. Pf.	Film printing.
115, 120, 125	100	Med.	Projection.
115, 120, 125	100	Med. Pf.	Projection.
115, 120, 125	300	S.C. Pf.	Projection.
115, 120, 125	300	Bay. Cand.	Projection.
115, 120, 125	300	D.C. Pf.	Projection.
<i>T-10 Bulb</i>			
6	18A	Med.	Microscope illuminator—SR6A fil. 3⅜" LCL.
6	18A (108W)	Med.	Projection.
6	18A (108W)	Med. Pf.	Projection.
12	9A (108W)	Med.	Projection.
12	9A	Med. with ring	Projection.
30	25	Med.	Train and country home.
30	165	Med.	Projection.
30	165	Med. Pf.	Projection.
30	300	Med. Pf.	Opaque bulb end—projection.
30	300	Med.	Opaque bulb end—projection.
52	260	Med. Pf.	Projection.
110-115 } 115-120 } 120-125 }	25	Med.	Diffusing only—side reflector showcase.
110-115 } 115-120 } 120-125 }	25	Med.	Diffusing—showcase.
115, 120, 125	40	Med.	Showcase.
115, 120, 125	150	Med.	Showcase.
115, 120, 125	200	Med.	Projection.
115, 120, 125	200	Med. Pf.	Projection.
115, 120, 125	200	Med. with ring	Projection.
115, 120, 125	300	Med.	Opaque bulb end—projection.
115, 120, 125	300	Med. Pf.	Opaque bulb end—projection.
115, 120, 125	300	Med. with ring	Opaque bulb end—projection.
115, 120, 125	400	Med.	Opaque bulb end—projection.
115, 120, 125	400	Med. Pf.	Opaque bulb end—projection.
115, 120, 125	400	Med. with ring	Opaque bulb end—projection.
115, 120, 125	500	Med.	Opaque bulb end—projection.
115, 120, 125	500	Med. Pf.	Opaque bulb end—projection.
115, 120, 125	500	Med. with ring	Opaque bulb end—projection.

(8) Major locking eyelet 36° from plane of filament.

Volts	Watts	Base	Type
<i>T-12 Bulb</i>			
30	400	Med.	Opaque bulb end—projection.
30	400	Med. with ring	Opaque bulb end—projection.
115, 120, 125	100	Med. Skt.	
115, 120, 125	500	Med.	Projection—offset filament.
115, 120, 125	500	Med. Pf.	Projection—offset filament.
115, 120, 125	750	Med. Pf.	Opaque bulb end—projection.
115, 120, 125	750	Med.	Opaque bulb end—projection.
115, 120, 125	750	Med. with ring	Opaque bulb end—projection.
115, 120, 125	1000	Med. Pf.	Opaque bulb end—projection.
115, 120, 125	1000	Med.	Opaque bulb end—projection—LCL 3".
115, 120, 125	1000	Med. with ring	Opaque bulb end—projection—LCL 3".
115, 120, 125	1000	Med.	Opaque bulb end—projection—LCL 3 $\frac{3}{4}$ ".
115, 120, 125	1000	Med. with ring	Opaque bulb end—projection—LCL 3 $\frac{3}{4}$ ".
<i>T-14 Bulb</i>			
10	3.5A	Med.	Galvanometer.
115, 120, 125	250	Med. Bip.	Floodlight—Base Up.
115, 120, 125	250	Med. Pf.	Lighthouse.
115, 120, 125	250	Med.	Projection.
115, 120, 125	250	Med. Pf.	Projection.
<i>T-20 Bulb</i>			
30	500	Med.	Projection.
30	500	Med. Pf.	Projection.
30	600	Mog.	Projection.
30	900	Mog.	Projection.
30	900	Mog. Pf.	Projection.
30	1000	Mog.	Airway beacon.
30	1000	Mog. Bip.	Airway beacon.
115, 120, 125	500	Med. Bip.	Diffusing only—Base Up.
115, 120, 125	500	Med. Bip.	Diffusing only—Base Down.
115, 120, 125	500	Med. Skt.	Projection.
115, 120, 125	500	Mog.	Projection.
115, 120, 125	500	Med.	Projection.
115, 120, 125	500	Med. Pf.	Projection.
115, 120, 125	500	Med.	3200° K.
115, 120, 125	500	Med. Pf.	3200° K.
115, 120, 125	500	Med. Bip.	3200° K.
115, 120, 125	500	Med. Bip.	Colour photography.
115, 120, 125	500	Med. Bip.	Motion picture.
115, 120, 125	500	Med.	Diffusing only—photographic blue.
115, 120, 125	500	Med. Bip.	Airway beacon.
115, 120, 125	500	Mog. Bip.	Airway beacon.
115, 120, 125	500	Mog.	On course beacon.
115, 120, 125	750	Med.	Projection.
115, 120, 125	750	Med. Pf.	Projection.
115, 120, 125	1000	Med.	Projection.
115, 120, 125	1000	Med. Pf.	Projection.
115, 120, 125	1000	Mog.	Projection.
115, 120, 125	1000	Mog. Pf.	Projection.
115, 120, 125	1000	Mog.	3200° K.
115, 120, 125	1000	Mog. Pf.	3200° K.
115, 120, 125	1000	Mog.	Airway beacon.
115, 120, 125	1000	Mog. Pf.	Airway beacon.
115, 120, 125	1000	Mog. Bip.	Airway beacon.
115, 120, 125	1500	Mog.	Projection.
115, 120, 125	1500	Mog. Bip.	Projection.
115, 120, 125	1500	Mog. Pf.	Projection.
230, 250	500	Med.	Projection.
230, 250	500	Med. Pf.	Projection.
230, 250	1000	Mog.	Projection.
230, 250	1000	Mog. Pf.	Projection.
4000 lumens	6.6A	Med. Bip.	Street series lighting—Base Up.
<i>T-24 Bulb</i>			
6	30A	Mog.	Pyrometer.
32	1500	Mog. Bip.	Airport floodlight—C13 filament.
60	2100	Mog. Bip.	Projection.
115, 120, 125	500	Mog. Bip.	On course beacon.

Volts	Watts	Base	Type
		<i>T-24 Bulb—</i> Concluded	
115, 120, 125	750	Med. Bip.	3200° K.
115, 120, 125	750	Med. Bip.	Colour photography.
115, 120, 125	750	Med. Bip.	Motion picture.
115, 120, 125	750	Med. Bip.	Diffusing only—Base Up.
115, 120, 125	750	Med. Bip.	Diffusing only—Base Down.
115, 120, 125	1000	Med. Bip.	Diffusing only—Base Up.
115, 120, 125	1000	Med. Bip.	Diffusing only—Base Down.
115, 120, 125	1000	Mog. Bip.	Spotlight—Base Up.
115, 120, 125	1500	Med. Bip.	Diffusing—photo engraving.
115, 120, 125	1500	Mog.	Projection.
		<i>T-30 Bulb</i>	
115, 120, 125	2000	Mog. Bip.	Spotlight—Base Up.
		<i>T-32 Bulb</i>	
32	3000	Mog. Bip.	Airplane floodlight.
		<i>T-40 Bulb</i>	
115	500	Med. Bip.	Drying.
115	1000	Med. Bip.	Drying.
		<i>TL-3 Bulb</i>	
1·1	·22A	Min.	Flashlight.
2·2	·25A	Min.	Flashlight.
2·3	·27A	Min.	Flashlight.

FLUORESCENT LAMPS

Watts	Base	Type
	<i>RP-12</i>	
3	D.C. Index.	360BL.
4	D C. Index.	360BL.
	<i>S-6</i>	
2	D.C. Index.	360BL.
	<i>T-5</i>	
4	FA5	Blue, green, 360BL-2.
6	Min. Bip.	Daylight, 3500°K white, 360BL.
8	Min. Bip.	Daylight, 3500°K white.
	<i>T-6 x 2½</i>	
4	Min. Bip.	Daylight, 3500°K white.
4	FA5	Daylight, blue.
6	FA5	Daylight.
6	Min. Bip.	Daylight, 3500°K white.
	<i>T-8</i>	
15	Med. Bip.	Daylight, 3500°K white, 360BL.
30	Med. Bip.	Daylight, 3500°K white, 360BL.
	<i>T-10</i>	
85	2 & 3 prong	Blue white, Industrial white—type RF.
	<i>T-12</i>	
14	Med. Bip.	Daylight, 3500°K white.
15	Med. Bip.	Daylight, 3500°K white.
20	Med. Bip.	Daylight, 3500°K white.
40	Med. Bip.	Daylight, 3500°K white, 360BL.
40	Med. Bip.	3500°K white—low temperature.
	<i>T-17</i>	
65	Mog. Bip.	Daylight, 3500°K white.
100	Mog. Bip.	Daylight, 3500°K white.

Carbon Filament Lamps

All types except those designed primarily for advertising, decorative or display purposes, or for use on amusement devices, Christmas trees, household appliances and toys.

Glow Discharge Lamps

All types except those designed primarily for advertising, decorative or display purposes, or for use on amusement devices, Christmas trees, household appliances and toys.

SCHEDULE
TO ADMINISTRATOR'S ORDER A-607

PART III

TUNGSTEN FILAMENT LAMPS

Volts	Watts	Base	Type
<i>A-17 Bulb</i>			
110-115	15	Med.	Coated—white.
110-115	15	Med.	Natural coloured—ruby.
110-115 } 115-120 }	15	Med. Bay.	Diffusing.
<i>A-19 Bulb</i>			
10	239	Med. Pf.	
11	264	D.C. Med. Pf.	Single filament.
11	264	D.C. Med. Pf.	Double filament.
11	264	Med. Pf.	
22	240	Med. Pf.	
24	25	Skirt. D.C.	
30	25	Med. Bay.	Diffusing only.
100	25	Med. Bay.	Diffusing only.
100	100	Med. Bay.	
110	100	Med. Bay.	
110-115	40	Med.	Natural coloured—ruby, blue, green.
110-115	40	Med. Bay.	Natural coloured—ruby, blue, green.
115	30	Med. Bay.	Natural coloured—ruby.
115-120	25	Med. Bay.	Natural coloured—blue, light ruby, dark ruby.
115-120	25	Med.	Natural coloured—amber—traffic signal.
120-125	50	Med.	Natural coloured—amber.
220	100	Med. Bay.	
220, 230, 240	15	3pin Med. Bay.	Coated—blue.
220, 230, 240	15	3pin Med. Bay.	Natural coloured—dark ruby.
220, 230, 240	25	Med.	Coated—red, green, blue.
220, 230, 240	25	Med. Bay.	Natural coloured—blue, light ruby.
220, 230, 240	25	Med. Bay.	Coated—red, green, blue.
220, 230, 240	40	Med.	Natural coloured—ruby, blue, green.
220, 230, 240	40	Med. Bay.	Natural coloured—ruby, blue, green.
220, 230, 240	50	Med. Bay.	Diffusing only.
<i>A-21 Bulb</i>			
12	60	Med.	4-filament.
100	40	Med. Bay.	Diffusing only—'B'.
100	60	Med. Bay.	Diffusing only—'B'.
100	60	Med.	Diffusing only.
110-115	40	3pin Med. Bay.	Natural coloured—blue.
110-115	60	Med. Bay.	Natural coloured—ruby—'C'.
115-120	40	Med. Bay.	Coated—red, blue, green.
115-120	40	Med. Bay.	Natural coloured—ruby, blue, green.
120	50	Med.	Traffic signal—natural coloured—blue, green.
220, 230, 240	50	Med. Bay.	Coated—red, blue, green.
220, 230, 240	50	Med. Bay.	Natural coloured—ruby, blue, green.
220, 230, 240	50	Med. Bay.	Diffusing only.
220, 230, 240	60	Med. Bay.	Diffusing only.
<i>A-23 Bulb</i>			
12	100	Med. Pf.	Airplane headlight.
240	240	Med. Pf.	
100	100	Med. Bay.	Diffusing.
110	240	Med. Pf.	
200	100	Med. Bay.	Diffusing.
220, 230, 240	100	Med. Bay.	Diffusing only.

Volts	Watts	Base	Type
B-12 Bulb			
6	12	D.C. Bay.	Motorboat.
6	18	D.C. Bay.	
12	15	D.C. Bay.	
12	18	D.C. Bay.	
12	24	D.C. Bay.	
12	24	D.C. Bay.	
12	35	D.C. Bay.	
12	36	D.C. Bay.	
12	60	D.C. Bay.	
12-16	30	D.C. Bay.	
22	30	D.C. Bay.	Diffusing only.
24	48	D.C. Bay.	
24	80	D.C. Bay.	
FE-3¾ Bulb			
2	1.5	Min.	Diffusing only.
2.2	.25A	Min.	
3.5	.25A	Min.	
6	.04A	Min.	
FE-4½ Bulb			
10	1.1	Min.	Military—'W'.
1.5	.20A	Min.	Life preserver—long wire.
1.5	.30A	Min.	Airplane—daylight.
1.8	.40A	Min.	Daylight.
2	.20A	Min.	Pilot balloon observation.
2	.50 (W)	Min.	Military—'M'.
2.5	.037A	Min.	
2.5	.375 (W)	Min.	
2.5	.5 (W)	Min.	Military —'O'.
3.5	.15A	Min.	Signal.
3.5	.30A	Min.	Military—'P'.
4	1.2 (W)	Min.	Military—'P'.
4.5	.30A	Min.	Flashlight.
6	.06A	Min.	Pilot.
12	.20A	Min.	Radio panel.
12-16	1 C.P.	Min.	Frosted.
28	.17A	Min.	
G-4½ Bulb			
2	1.35	Min.	Aerial navigation.
12	.20A	Min.	Under carriage warning
12-16	1.5 C.P.	Min.	
24	3	Min.	
25	3.4	Cand.	
G-6 Bulb			
2	.25A	Min.	Pilot balloon observation.
2	1	D.C. Bay.	
3.6	1.5	D.C. Bay.	
		Cut	
4	.5	D.C. Bay.	Auto—special solder flux.
6	2	S.C. Bay.	
6-8	3 C.P.	D.C. Cand.	
10	4	D.C. Bay.	Diffusing only.
12	4	D.C. Bay.	
12-16	6 C.P.	D.C. Bay.	
12-16	6 C.P.	D.C. Bay.	Tank—special solder flux.
20	5	Min.	
22	10	D.C. Bay.	
24	4	D.C. Bay.	
24-30	3 C.P.	Bay. Cand.	Tank indicator—two identical supported filament in series.
28	6 C. P.	Bay. Cand.	Diffusing only.

Volts	Watts	Base	Type
		<i>G-7 Bulb</i>	
12	9	D.C. Bay.	
		<i>G-8 Bulb</i>	
2.4	2.2	S.C. Bay.	
2.5	2.5	French Cand.	
4/4	2/.2A	D.C. Bay.	
24	6	D.C. Bay.	
24	6	Bay. Cand.	Diffusing only.
		<i>G-10 Bulb</i>	
12	18/2.4	L.S. D.C. Bay.	Half reflector half diffusing.
24	18/6	L.S. D.C. Bay.	Half reflector half diffusing.
		<i>G-16½ Bulb</i>	
11	31	Spec. Pf.	Signalling.
12	15W	Med.	
12	24	Med.	
12	32	Med. Bay.	
12	60	D.C. Bay.	Ultra violet tank headlamp.
12	60	3 pin. Med Bay	
12.5	31	Spec. Pf.	Signalling.
22	16W	D.C. Bay.	
24	36	Spec. Pf.	Signalling.
24-30	36	D.C. Bay.	Ultra violet tank headlamp.
26	36	Spec. Pf.	Signalling.
		<i>G-19 Bulb</i>	
12	72	Spec. threaded	
		<i>G-22 Bulb</i>	
12	50	S.C. Bay.	BR white coated.
		<i>G-24 Bulb</i>	
10	350	Mog. Pf.	
22	350	Mog. Pf.	
		<i>P-25 Bulb</i>	
32	250	Med. Bay.	
		<i>PS-25 Bulb</i>	
100, 110	100	Med. Bay.	S-1 filament.
100	150	Med.	
105/17	80	4 pin radio	
120	100	Med.	S-1 filament—"B".
215/35	80	4 pin radio	
220, 230, 240	150	Med. Bay.	Diffusing only.
		<i>PS-30 Bulb</i>	
220, 230, 240	200	Med. Bay.	Diffusing only.
		<i>R-8 Bulb</i>	
4	4.6	D.C. Bay Cut	
30	7.5	Cand.	

Volts	Watts	Base	Type
<i>RP-11 Bulb</i>			
6-8	50 C.P.	S.C. Pf.	
6-8	50/21 C.P.	D.C. Pf.	Shielded bulb.
6-8	6/6	D.C. Pf.	Army vehicle.
6-8	36/6	D.C. Pf.	Army vehicle.
12-16	6/6	D.C. Pf.	Army vehicle.
12-16	36/6	D.C. Pf.	Army vehicle.
24-30	36	D.C. Bay.	Army vehicle.
<i>S-6 Bulb</i>			
12	6	D.C. Bay.	
12	6	D.C. Bay.	Coated—red.
120	6	Cand.	Indicator.
220, 240	10	D.C. Bay.	
<i>S-8 Bulb</i>			
6	12 W	D.C. Bay.	
6-8	.7A	D.C. Bay.	
10	4.5	Spec.	Signalling.
12	10	D.C. Bay.	
12	2.4/18	D.C. Bay.	Diffusing only.
12-16	21/6 C.P.	D.C. Bay.	Diffusing only.
24	10	D.C. Bay.	
24	16	D.C. Bay.	Diffusing only.
24	6/18	D.C. Bay.	Diffusing only.
28	15 C.P.	Bay. Cand.	Diffusing—airplane.
28	21 C.P.	Bay. Cand.	Diffusing—airplane.
28	27 C.P.	Bay. Cand.	Airplane.
<i>S-11 Bulb</i>			
12	24	D.C. Bay.	Natural colored—ruby.
12	36	D.C. Bay.	4 filament signalling.
12-16	16	D.C. Bay.	
12-16	20	D.C. Bay.	
22	30	D.C. Bay.	Natural colored—ruby.
24	12	D.C. Bay.	
24	20	D.C. Bay.	
28	32 C.P.	S.C. Bay.	Bowl reflector—airplane.
28	50 C.P.	D.C. Cand.	Diffusing only—airplane.
<i>S-14 Bulb</i>			
230	25	Med.	Ship lighting.
<i>T-1½ Bulb</i>			
3	.19A	Wire Term.	Indicator.
3	.19A	953	Airplane instrument.
3	.19A	954	Airplane instrument.
<i>T-2 Bulb</i>			
6	.035--045	Tel. Slide	Naval.
<i>T-2½ Bulb</i>			
2	.2	Festoon	
6	.40A	Gunsight	Gunsight.
10	.25A	Gunsight	Gunsight.
<i>T-3 Bulb</i>			
18	.17A	Min. Bay.	

Volts	Watts	Base	Type
		<i>T-3$\frac{1}{4}$ Bulb</i>	
2.5	.30A	Min.	Indicator.
4	.12A	Min.	
		<i>T-3$\frac{1}{2}$ Bulb</i>	
12	6	Festoon	MOL—1 $\frac{3}{4}$ ".
12	6	Festoon	MOL—1 $\frac{1}{2}$ ".
22	4.8	D.C. Bay.	
		Spun	
24	6	Festoon	
		<i>T-4$\frac{1}{2}$ Bulb</i>	
20	5	D.C. Bay.	
		<i>T-5 Bulb</i>	
6	1.0A	S.C. Bay.	
12	6	Festoon	
		<i>T-7 Bulb</i>	
1 0, 115, 120	15	D.C. Bay.	
115	15	Cand.	
		<i>T-8 Bulb</i>	
8	32	S.C. Bay.	
12	15	Med. Bay.	
12	30	D.C. Bay.	
20	1A	Disc.	MOL—3 $\frac{1}{2}$ ".
24	30	D.C. Bay.	
25	25	D.C. Bay.	
30	8 C.P.	Med. Bay.	
32	15	Med. Bay.	
65	25	Med. Bay.	
100	20	D.C. Bay.	
110	15	Med. Bay.	
110	20	D.C. Bay.	
110	8 C.P.	Med. Bay.	
120	40	Disc.	Glass backbone.
125	50	S.C. Bay.	
220	8 C.P.	Med. Bay.	
220	15	Med. Bay.	
220	15	Med. Bay.	Natural colored—blue.
220	15	Osram	Marine—MOL—2-5/8".
220	15	D.C. Bay.	Marine—MOL—2-1/2".
220	20	D.C. Bay.	
220	20	Med. Bay.	
220	25	Med.	Marine—MOL—3-5/8".
220	25	Med.	Marine—MOL—2-3/8".
230	15	Med. Bay.	Marine—MOL—2-3/8".
230	20	D.C. Bay.	
		<i>T-10 Bulb</i>	
50	250	Med.	Projection.
50	250	Med. Pf.	Projection.
100	100	Med. Pf.	Projection.
110	100	Med. Pf.	Projection.
115-120	25	Med. Bay.	
220	100	Med. Pf.	Projection.
		<i>T-14 Bulb</i>	
240	1200	Med. Pf.	Projection.

Volts	Watts	Base	Type
120	500	<i>T-16 Bulb</i> Festoon	Film printing.
90 110	475 400	<i>T-20 Bulb</i> Mog. Mog. Pf.	Instrument. Projection.
50 50 80	1500 1500 1500	<i>T-24 Bulb</i> Mog. with ring Spec. Pf. Spec. Pf.	

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-621

Respecting Preferential Rating of Motor Vehicle Repairs

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-528 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order, unless the context shall otherwise require,
 - (a) "motor vehicle" means a vehicle, including a motor cycle, the motive power for which is furnished by any type of internal combustion engine, and includes a trailer but shall not include a self-tracklaying vehicle, tractor, railway rolling stock or an implement or machine designed for sowing or cultivating agricultural land or harvesting crops grown thereon;
 - (b) "ration book" means a currently valid license and ration book issued for a motor vehicle pursuant to the Oil Controller's Order No. O.C. 12 and amendments thereto, whether or not the book contains coupons, and "AA ration book" means a ration book as so defined but applicable to a motor vehicle designated by the said Order as being in Category AA;
 - (c) "repair" includes the work of servicing or reconditioning a motor vehicle.

2. This Order shall not apply to the following,
 - (a) supplying of gasoline, oil or water to or for a motor vehicle;
 - (b) supplying of air for a motor vehicle tire tube.

3. For the purposes of this Order, motor vehicles are distributed into the following three classes, namely,

First Class—a motor vehicle owned or operated by the Armed Forces of His Majesty or of any of his Allies in the present war or by the Royal Air Force Ferry Command or by any of the Auxiliary War Services.

Second Class—(a) a commercial motor vehicle, including a truck, bus, tractor, ambulance, motor cycle used for commercial delivery, fire truck or other fire department motor vehicle;

 - (b) a motor vehicle for which the owner is the holder of a ration book other than an AA ration book;
 - (c) a motor vehicle, including one for which the owner is the holder of an AA ration book, in respect of which the owner is granted assistance or privilege pursuant to the Transit Controller's Order No. Transit 4; and
 - (d) a motor vehicle bearing a currently valid official licence plate issued with due authority elsewhere than in Canada.

Third Class—a motor vehicle not included within the First Class or Second Class as above set forth.

4. Every person who carries on a business in the course of which he repairs motor vehicles or parts thereof shall so organize and carry on his business with respect to the allocation and application of the service and labours of himself and his employees as to comply with the following order of priority and preference in undertaking, making and completing repairs of motor vehicles and parts thereof, namely,
 - (a) the repair of a motor vehicle, or of a part thereof, included within the First Class shall be undertaken, made and completed in priority and preference to the repair of a motor vehicle, or of a part thereof, included within the Second Class or Third Class; and

- (b) the repair of a motor vehicle, or of a part thereof, included within the Second Class shall be undertaken, made and completed in priority and preference to the repair of a motor vehicle, or of a part thereof, included within the Third Class.

5. (1) Every person when ordering or requesting that repair be made to a motor vehicle, or to a part thereof, for which a ration book is issued shall, at the time of ordering or requesting the repair, produce and show to the person with whom he is placing the order or to whom he is making the request,

- (a) the ration book issued for that motor vehicle; or
- (b) in the case of a motor vehicle included within the Second Class, the ration book issued for that motor vehicle or a letter signed by the owner or manager of the owner stating the category and number of the ration book and the number of the licence of the motor vehicle.

(2) No person who receives an order or request for the repair of a motor vehicle, or of a part thereof, for which a ration book is issued shall make or cause to be made any repair thereto, or to a part thereof, unless the provisions of subsection 1 are complied with and until he has recorded in his books the category and number of the ration book and the number of the licence of the motor vehicle.

6. (1) Every person who subcontracts the whole or any part of the execution of the repair to be made to a motor vehicle, or to a part thereof, in respect of which Section 5 is applicable, shall at the time he subcontracts the work furnish the person to whom he subcontracts the same with a written statement showing,

- (a) a description of the motor vehicle and the category and number of the ration book issued for that vehicle and of its licence number;
- (b) the class in which the motor vehicle is included, namely, First Class, Second Class or Third Class;
- (c) the nature of the repair to be made.

(2) No person who receives a subcontract for execution of any repair to a motor vehicle shall undertake the same unless he is furnished with the written statement specified in subsection 1.

7. (1) Every person who repairs motor vehicles shall maintain complete and accurate records of all repairs of motor vehicles, and of parts thereof, made or caused to be made by him and keep them available for a period of not less than two years for inspection by the Administrator of Motor Vehicles and by any person authorized by or on behalf of the Board.

(2) The said records shall contain and show, among other things, the following particulars,

- (a) description of each motor vehicle by its class, as being First Class, Second Class or Third Class, and the category and number of the ration book issued therefor or, with respect to a motor vehicle for which no ration book is issued, the name and address of the owner, and in either case, the licence number of the motor vehicle, and if no licence has been issued for the vehicle, the serial number;
- (b) nature of the repair made and the actual price charged for labour in the making of the repair, or if no price for the labour be charged, the number of man-hours expended or consumed in the repair.

8. Every person to whom Section 5 is applicable who repairs a motor vehicle, or a part thereof, which he owns, shall comply with the provisions of Section 7 and in the event of him selling the motor vehicle so repaired he shall enter in the record of the repair, the name and address of the person to whom it is sold.

9. The said Administrator may by direction in writing grant exemption from any of the provisions of this Order in a case where the special circumstances appear to warrant or undue hardship or injustice would otherwise ensue.

10. This Order shall be effective on and after the 1st day of March, 1943.

Dated at Ottawa, this 23rd day of February, 1943.

J. H. BERRY,

Administrator of Motor Vehicles.

APPROVED:

D. GORDON

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-628

Respecting the Maximum Price of Newsprint Paper

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered, on behalf of such Board, as follows:—

1. For the purposes of this Order

“Basic Period” means the four weeks from September 15th, 1941 to October 11th, 1941, both inclusive.

2. The maximum price at which any person may sell or offer to sell newsprint paper in rolls or sheets, not further processed, for use or consumption within Canada, shall be Four Dollars (\$4.00) more per ton than the maximum price in effect during the basic period for newsprint paper of the same specifications sold in the same quantity and for shipment to the same destination.

3. This Order shall be effective on and after the first day of March, 1943.

Dated at Ottawa, this 27th day of February, 1943.

R. L. WELDON,

Newsprint Administrator.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-629

Respecting Men's and Boys' Dressing Gowns

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. The Schedule to Administrator's Order A-606 is hereby amended,

(a) by deleting the item “(g) outside patch pockets only” under the heading

“3. All Men's and Boys' Gowns:”

(b) by re-lettering item “(h)” as item “(g)”.

2. This Order shall be effective on and after the 6th day of March, 1943.

Dated at Ottawa this 3rd day of March, 1943.

J. D. C. FORSYTH,

Administrator of Men's and Boys' Furnishings.

Approved:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-630

Respecting Maximum Prices of Cigars

Whereas in the case of certain kinds of cigars the amount of the increase in the tax thereon as proposed in the 1943 Federal Budget is such that a fraction of a cent of the tax is applicable to each cigar and it is deemed advisable to permit persons who sell cigars at retail to add to the maximum selling price of such cigars one cent where the amount of the said increase in the tax includes a fraction of a cent;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:

1. The maximum price at which a person may sell or offer to sell at retail cigars on which the increased tax as defined in Order No. 245 of the Board has been paid and of a kind and quality which prior to the effective date of this Order he sold at retail at the price and in the quantity set forth in Column 1 of the Schedule hereto shall be the price set forth in Column 2 of the said Schedule for cigars of the same kind and quality and for the quantity shown opposite the said price.

2. Whenever the increase in the maximum price at retail of any cigars, as provided in this Order, exceeds the amount of the increase in the tax on the cigars as proposed in the 1943 Federal Budget, the excess shall be divided between the manufacturer, wholesaler and retailer of the cigars, as follows, namely; seventy-five per centum (75%), ten per centum (10%) and fifteen per centum (15%), respectively.

3. This Order shall be effective on and after the 5th day of March, 1943.

Dated at Ottawa, this 5th day of March, 1943.

D. SIM,
Administrator of Tobacco.

Approved:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-630

New Maximum Prices for Cigars As a Result of the 1943 Federal Budget

Former Price to Consumer Column 1	New Price to Consumer Column 2
2 for 5c.....	3c each
3c each.....	4c each
3 for 10c.....	4c each
5c each.....	6c each
5 for 15c.....	5 for 18c
2 for 15c.....	2 for 17c
10c each.....	11c each
2 for 25c.....	2 for 27c
15c each.....	16c each
3 for 25c.....	3 for 27c
3 for 50c.....	3 for 52c
20c each.....	21c each
25c each.....	26c each
40c each.....	42c each

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-631

Respecting Delivery of Brewery Products

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:—

1. Administrator's Order No. A-193 is hereby amended

(a) by adding thereto the following section:—

“6. Where in any cases the special circumstances appear to warrant the Administrator of Alcoholic Beverages may by direction in writing, signed by him, grant exemptions from any of the provisions of this Order.”

(b) By renumbering section 6 as section 7.

2. This Order shall be effective on and after the 8th day of March, 1943.

Dated at Ottawa, this 8th day of March, 1943.

D. SIM,

Administrator of Alcoholic Beverages.

Approved:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-632

Respecting Circular Knit Hosiery

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

Administrator's Orders No. A-244 and No. A-383 are hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

(a) “circular knit hosiery” means any circular knit stocking, knit in tubular form with the same number of needles throughout the leg ;

(b) “pattern” means and includes any striping or other design in colour or otherwise that is created in circular knit hosiery in the knitting process or is superimposed thereon after knitting.

2. No manufacturer of circular knit hosiery shall

(a) manufacture any circular knit hosiery of the types listed in Column 1 of Schedule “A” hereto in any greater number of colours than the number of colours specified for each of such types in Column 2 of said Schedule “A”;

(b) manufacture any of the types of circular knit hosiery listed as numbers 1, 3 and 4, in Column 1 of the said Schedule “A” in any colours or combination of colours used as pattern or body colours other than those set forth in Schedule “B” hereto;

(c) manufacture any circular knit hosiery of the types listed as numbers 2, 5 and 6 in Column 1 of the said Schedule “A” in any colours other than those specified for each of such types in Column 2 of the said Schedule “A”; provided, that the colours permitted for types 2, 5 and 6, may be manufactured according to colour standards established by each manufacturer.

3. A manufacturer of circular knit hosiery may change or vary, but not more often than twice in any calendar year, all or any of the three colours of ladies' full length hosiery which he is permitted to manufacture in accordance with Schedule "A" hereto. Each manufacturer who changes or varies such colours shall forthwith report in writing to the Administrator of Knitted Goods and shall give to him full particulars of the change so made.

4. (1) No manufacturer of circular knit hosiery shall sell, offer to sell or supply such hosiery for civilian use

(a) except in the patterns which were used by him in the manufacture of his 1942 Fall range and his 1943 Spring range; and

(b) unless he has submitted his constructions of circular knit hosiery to the said Administrator and has received the said Administrator's approval thereof.

(2) Nothing in this Order shall prohibit the manufacture up to but not after March 31, 1943, of any 1943 Spring range in accordance with Administrator's Order A-383 provided such range has, prior to the effective date hereof, been approved by the said Administrator.

5. No manufacturer of circular knit hosiery shall

(a) package any circular knit hosiery except in accordance with the restriction set forth for each type of hosiery in Column 3 of Schedule "A" hereto, provided that clearances and overmakes may be packed in assorted patterns or colours;

(b) attach to any circular knit hosiery any number of transfers in excess of that which appears on the manufacturer's sample of the same;

(c) package in boxes containing less than six pairs any circular knit hosiery sold by him at less than \$7.00 per dozen pairs, (sales tax extra);

(d) attach rider tickets or labels to any circular knit hosiery; provided that nothing in this Section contained shall be deemed to prohibit the use of any boxes or box wraps which the manufacturer has on hand at the effective date hereof and which are specially designed for packaging circular knit hosiery.

6. Nothing in this Order shall be deemed to prohibit the use, subject to the restrictions contained in Column 2 of Schedule "A", of any stock of yarn which a manufacturer of hosiery has on hand at the effective date hereof, or which has been ordered by him and specified as to colour at the said date.

7. Nothing in this Order shall apply to those types of circular knit hosiery usually described as Lumbermen's, Tufted, Bushmen's and Workmen's Heavy Twist Socks.

8. The said Administrator may by direction in writing grant exemption from any provision of this Order in any case where the special circumstances appear to warrant or undue hardship or injustice would otherwise ensue.

9. This Order shall be effective on and after the 12th day of March, 1943.

Dated at Ottawa, this 9th day of March, 1943.

H. G. SMITH,

Administrator of Knitted Goods.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-632

Column 1 TYPES	Column 2 COLOURS ALLOWED	Column 3 PACKAGING
# 1. Men's half hose and Men's anklets.	Air Force Blue, Khaki, Black, and three other body colours in any one line or style and no duplication of any body colour in any one line or style.	Not more than one body colour and not more than one style number in any one box, bundle or package or packed assorted not more than three body colours in shipper's best available assortment.
# 2. Ladies' full length hosiery.	Black, white and three other colours of the manufacturer's own choice.	Not more than one colour, and not more than one style number in any one box, bundle or package.
# 3. Women's and children's anklets or half socks (fancy or solid shades).	White and three other body colours in any one line or style.	Not more than one body colour and not more than one style number in any one box, bundle or package or packed assorted not more than three (3) body colours in shipper's best available assortment.
# 4. Golf hose, 5/8 hose, 3/4 hose and boy's anklets.	Not more than three (3) body colours in any one line or style and no duplication of any body colour in any one line or style.	Not more than one body colour and not more than one style number in any one box, bundle, or package or packed assorted not more than three (3) body colours in shipper's best available assortment.
# 5. Children's ribs.	Fawn, black and white. Sizes 4 to 6½ inclusive may be made in sky and pink in addition to above.	Not more than one colour and not more than one style number in any one box, bundle or package.
# 6. Children's worsted ribs.	Fawn, black, brown and cardinal.	Not more than one colour and not more than one style in any one box, bundle or package.

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-632

In worsted or woollen		In Cotton		In Rayon	
No.	NAME	No.	NAME	No.	NAME
#3400	Black	#3400	Black	#3400	Black
#3494	Green	#3494	Green	# 920	Navy
# 920	Navy	# 920	Navy	#3492	Brown
#3492	Brown	#3492	Brown	#3494	Green
#3493	Maroon	#3493	Maroon	#3493	Maroon
#2908	Red	#1156	Blue M.T.	#3377	Blue
#3377	Blue	#1435	Maroon M.T.	#3356	Wine
#3480	Yellow	#2908	Red	#2635	Orange
#2872	Copper	#3377	Blue	#2837	Green
#2606	Lt. Green	#3480	Yellow	#2908	Red
#1271	Yellow	#2872	Copper	#2762	Blue
#(No Number)	T. Bleached	#2606	Lt. Green	#3480	Yellow
#2762	Blue	#1271	Yellow	#2872	Copper
# 611	Blend	(No Number)	T. Bleached	#2606	Lt. Green
#3356	Wine	#2762	Blue	(No Number)	T. Bleached
# 590	Blend	# 611	Blend	#1271	Yellow
#2635	Orange	#3356	Wine	# 238	Rose Pink
#2837	Green	# 590	Blend		
# 238	Rose Pink	#2635	Orange		
# 209	Blend	#2837	Green		
# 604	Blend	# 238	Rose Pink		
#2500/1	Khaki	# 209	Blend		
F.B.D.V.M.T.	Air Force Blue	F.B.D.Y.M.T.			
F.B.D.Y.M.T.	(No name)	# 604	Blend		
		#2500/1	Khaki		
		F.B.D.V.M.T.	Air Force Blue		
		#3492	Brown M.T.		
		# 920	Navy M.T.		
		(No Number)	Black M.T.		

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-633

Respecting Knitted Outerwear

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-315 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order "knitted outerwear" means machine knitted wearing apparel of any kind and description, excepting underwear, lingerie, knitted seamless basque berets, jersey cloth, hosiery, and gloves made from Tricot, Simplex, or Milanese types of knitted fabrics.

2. No person shall manufacture any knitted outerwear except in the shades and colours hereinafter enumerated and according to samples of the said shades and colours on file in the office of the Administrator of Knitted Goods. Every person who manufactures knitted outerwear shall, wherever he makes reference to such shades and colours, refer to and describe such shades and colours only by the names hereinafter set forth as follows:

- | | | |
|-----------------|--------------------|-----------------------|
| 1. White | 12. Sporting Green | 23. Silver |
| 2. Golden Rod | 13. Virginia Green | 24. Black |
| 3. Orange | 14. Teale | 25. Light Grey (10%) |
| 4. Pebble Sand | 15. Sea Aqua | 26. Medium Grey (20%) |
| 5. Peach Beige | 16. Light Sky | 27. Dark Grey (40%) |
| 6. Mink Brown | 17. Powder | 28. Beige Mix |
| 7. Light Pink | 18. Monet | 29. Heather |
| 8. Conch Pink | 19. Royal | 30. Heather |
| 9. Alpine Rose | 20. Allied Navy | 31. Heather |
| 10. Victory Red | 21. Mauve | 32. Heather |
| 11. Wine | 22. Air Force Blue | 33. Khaki. |

3. No person shall manufacture any one line or style of knitted outerwear for the Fall season of 1943 or for any season thereafter in any greater number of colours or shades used as body colours than four of the colours or shades named in Section 2 in addition to #20 Allied Navy, #22 Air Force Blue and #33 Khaki.

4. No person shall manufacture knitted outerwear for civilian use

(a) except in the patterns and styles and of the fabrics which were used by such person in the manufacture of his 1942 range and

(b) unless he has submitted his patterns and styles of knitted outerwear and his fabrics to the said Administrator and has received the said Administrator's approval of his range

provided that the alteration of any style or pattern solely for the purposes of conforming to the specifications and restrictions hereinafter set forth shall not thereby be deemed to constitute a new pattern or style.

5. No person shall manufacture for civilian use for the Fall season of 1943 or for any season thereafter any greater number of styles of knitted outerwear than 60% of the number of styles manufactured by him in the corresponding season of 1942.

6. No person shall in the manufacture of knitted outerwear

(a) attach to any garment any of the features hereinafter set forth as follows:

- (i) hand sewn buttons;
- (ii) pocket flaps;
- (iii) more than two pockets;
- (iv) balloon or exaggerated sleeves.

(b) manufacture twin sweater sets or flare skirt or ballerina style bathing suits.

7. Nothing in this Order contained shall be deemed to prohibit the manufacture of knitted outerwear

- (a) from any yarn of any colour or shade other than those named in Section 2 which the manufacturer has on hand at the effective date hereof or which he had on order specified as to colour or shade on July 29th, 1942, provided that the amount of such yarns on hand or on order be reported to the said Administrator within thirty (30) days from the effective date of this Order;
- (b) in any colour or shade from yarn containing shoddy.

8. The said Administrator may by direction in writing grant exemption from any provision of this Order in any case where the special circumstances appear to warrant or where undue hardship or injustice would otherwise ensue.

9. This Order shall be effective on and after the 12th day of March, 1943.

Dated at Ottawa this 9th day of March, 1943.

H. G. SMITH,
Administrator of Knitted Goods.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-637

Respecting Ladies' Felt Hats

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

- 1. Section 4 of Administrator's Order A-307 is hereby revoked.
- 2. This Order shall be effective on and after the 13th day of March, 1943.

Dated at Ottawa, this 9th day of March, 1943.

J. A. KLEIN,
*Administrator of Women's, Misses' and
Children's Wear.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-638

Respecting the manufacture of Women's, Misses' and Children's Wear

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. Section 5 of Administrator's Order A-474 is hereby deleted and the following substituted therefor:

"5. No manufacturer shall cut or put into process

- (a) any garment other than women's or children's hats in more than four (4) shades;
- (b) any women's or children's hats in any shades other than those which may be specified from time to time by the Administrator, or, in any event, in more than six (6) shades in straw or in more than ten (10) shades in felt and fabric;
- (c) any women's or misses' hats with fur trimming."

2. Schedule "I" to Administrator's Order A-474 is hereby amended by adding thereto under the caption "Eliminations" and immediately under item (g) the following item—

"(h) Woollen cloth."

3. This Order shall be effective on and after the 13th day of March, 1943.

Dated at Ottawa, this 9th day of March, 1943.

J. A. KLEIN,
*Administrator of Women's, Misses' and
Children's Wear.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-639

Respecting Imported Rice

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Administrator's Order No. A-201 is hereby amended by deleting therefrom Section 3 thereof and substituting the following therefor:

"3. (a) The maximum price at which the said Mount Royal Mills Limited may sell or offer to sell in Eastern Canada, and the maximum price at which the said Canada Rice Mills Limited may sell or offer to sell in Western Canada, rice of grade one quality packed in 100 pound containers, shall be the selling price per 100 pound lot (f.o.b. seller's mill inclusive of Sales Tax) hereafter set forth in this Section opposite the kind or type of rice;

<i>Kind and Type of Rice</i>	<i>Maximum price</i>	
	<i>Mount Royal Mills Limited</i> <i>in Eastern Canada</i>	<i>Canada Rice Mills Limited</i> <i>in Western Canada</i>
Long grain rice	\$ 8.50	\$ 7.75
Round grain rice	8.50	7.75
Chinese rice	10.00	10.00
Mill Type rice	5.90	—

(b) Where such rice is packed in 25 pound containers the said company selling same may charge an additional 30 cents per 100 pounds of rice, and such packing charge may be increased to 50 cents if the rice is packed in 10 pound containers;

(c) The maximum prices for sales of rice in containers of more than 100 pounds shall bear the same normal relationship to prices fixed by this Order for 100 pound quantities as prices on sales of similar larger quantities bore to prices on 100 pound lots during the basic period of September 15, 1941, to October 11, 1941, both inclusive; and the maximum prices of rice other than grade one quality shall similarly bear their normal relationship to the above mentioned maximum prices;

(d) Any differences in price customarily and lawfully allowed to different classes of buyers or for different quantities or under different conditions of sale and which result in a lower net price per 100 pounds of such rice shall be continued."

2. This Order shall be effective on and after the 10th day of March, 1943.

Dated at Ottawa, this 10th day of March, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board

(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CHEMICALS
MONTREAL

Order No. C.C. 10-B

Plastics Advisory Committee

Dated February 11, 1943.

Pursuant to the authority conferred by Order in Council P.C. 4996 dated July 10, 1941, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

Section 6 of Order C.C. 10 Rescinded and Re-enacted.

1. Section 6 of Order No. C.C. 10 of the Controller of Chemicals, dated February 28, 1942, as amended by Order No. C.C. 10A of the Controller of Chemicals, dated March 19, 1942, is rescinded, and the following Section is substituted therefor:

"6. Personnel and Plastics Advisory Committee.

The Committee shall consist of the following persons, namely:—

Mr. K. H. Braithwaite (of Duplate Canada Ltd.) to be Chairman of the Committee;
 Mr. J. H. McCreedy (of Hale Bros. Ltd.);
 Mr. L. J. Falkenhagen (of J. Stokes Rubber Co., Ltd.);
 Mr. A. G. Ballard (of Diamond State Fibre Co., Ltd.);
 Mr. W. M. Davidson (of Bakelite Co. Canada Ltd.);
 Mr. A. E. Byrne (of Canadian General Electric Co. Ltd.) to be the Secretary of the Committee;
 Mr. P. Gunter, (of Mack Molding Limited, Waterloo, Que.);
 Mr. B. F. Henden, (of Canadian Industries Limited, Montreal, P.Q.);
 Mr. Irving Wintrob, (of M. Wintrob & Sons Limited, Toronto, Ontario);
 Doctor W. Gallay, (of National Research Council, Dominion Government, Ottawa, Ontario);

and such other persons as the Controller may from time to time by subsequent Order appoint in addition to or in substitution for any of the persons above named."
Order No. C.C. 10A Rescinded.

2. Order No. C.C. 10A of the Controller of Chemicals, dated March 19, 1942, is hereby rescinded.

E. T. STERNE,
Controller of Chemicals.

APPROVED:

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CONSTRUCTION

Order No. 19

Ontario Construction Control Advisory Committee

Dated February 24, 1943.

Pursuant to the authority conferred by Order in Council P.C. 6835 of August 29, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board:

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Ontario Construction Control Advisory Committee Established.*

The Ontario Construction Control Advisory Committee (hereinafter referred to as "the Committee") is hereby established.

2. *Duties.*

The duties of the Committee shall be to confer with and advise the Controller of Construction with respect to construction and construction materials and the installation of equipment; and to investigate any matter within the scope of Order in Council P.C. 660 of January 30, 1942, as amended, which may be referred to the Committee by the Controller, and to discuss and consider such other relevant problems or matters as may arise in connection therewith, and to make recommendations to the Controller with respect to the matters investigated or considered by the Committee.

3. *Membership.*

The Committee shall, until otherwise ordered, consist of the persons hereinafter named, and such other persons as the Controller of Construction may from time to time appoint in addition to or in substitution for any of such persons:

O. C. Sturdy, Toronto, to be Chairman of the Committee;

J. G. Hall, Toronto;

R. A. Westervelt, Toronto;

J. E. Greenland, Toronto;

E. G. T. Taylor, Toronto;

A. F. White, Toronto;

J. W. Springate, Toronto.

4. *Meetings.*

The Committee shall meet from time to time at the call of the Chairman at such time and place as he shall select, and on such notice, given in such manner, as he shall deem sufficient.

5. *Quorum.*

Any three members of the Committee shall be a quorum and, in the absence of the Chairman from any meeting, the members present and constituting a quorum may appoint a Chairman pro tem for such meeting or until the arrival of the Chairman.

JOHN SCHOFIELD,

Controller of Construction.

HENRY BORDEN,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF CONSTRUCTION

Order No. 20

Eastern Construction Control Advisory Committee

Dated February 24, 1943.

Pursuant to the authority conferred by Order in Council P.C. 6835 of August 29, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board:

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Eastern Construction Control Advisory Committee Established.*

The Eastern Construction Control Advisory Committee (hereinafter referred to as "the Committee") is hereby established.

2. *Duties.*

The duties of the Committee shall be to confer with and advise the Controller of Construction with respect to construction and construction materials and the installation of equipment; and to investigate any matter within the scope of Order in Council P.C. 660 of January 30, 1942, as amended, which may be referred to the Committee by the Controller, and to discuss and consider such other relevant problems or matters as may arise in connection therewith, and to make recommendations to the Controller with respect to the matters investigated or considered by the Committee.

3. *Membership.*

The Committee shall, until otherwise ordered, consist of the persons hereinafter named, and such other persons as the Controller of Construction may from time to time appoint in addition to or in substitution for any of such persons:

C. S. Kane, Lachine, P.Q., to be Chairman of the Committee;

R. E. McAfee, Montreal, P.Q.;

E. A. Ryan, Montreal, P.Q.;

R. S. Griffith, Montreal, P.Q.;

Honore Dansereau, Montreal, P.Q.;

J. E. Bertrand, Montreal, P.Q.;

J. F. F. Mackenzie, Amherst, N.S.;

R. F. McAlpine, Halifax, N.S.

4. *Meetings.*

The Committee shall meet from time to time at the call of the Chairman at such time and place as he shall select, and on such notice, given in such manner, as he shall deem sufficient.

5. *Quorum.*

Any three members of the Committee shall be a quorum and, in the absence of the Chairman from any meeting, the members present and constituting a quorum may appoint a Chairman pro tem for such meeting or until the arrival of the Chairman.

JOHN SCHOFIELD,
Controller of Construction.

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 12 A**Use of Galvanized Wire**

Dated February 26, 1943

Pursuant to the authority conferred by Order in Council P.C. 5225 dated June 19, 1942, and by any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Metals Controller No. M.C. 12 dated May 11, 1942, is hereby amended by adding the following as Section 10 thereof:

"10 (1) Subject to any permit or order of the Metals Controller, after March 8, 1943, except as provided in subsection (2) next succeeding, no person shall for the purpose of packaging, baling, or crating any goods, wares, or merchandise,—

(a) purchase, take delivery of, or otherwise acquire, any new galvanized wire, and/or

(b) use any new galvanized wire.

(2) The provisions of subsection (1) next preceding, shall not apply to or affect the use of galvanized wire manufactured before March 8, 1943."

F. M. CONNELL,

Deputy Metals Controller.

APPROVED:

HENRY BORDEN,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 21A-2**Amending Order No. M.V.C. 21A-1**

Dated February 18, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply, and the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Motor Vehicle Controller No. M.V.C. 21A dated September 5, 1942, as amended by M.V.C. 21A-1 dated October 19, 1942, is hereby further amended,

(a) by adding the following as subsection (3) of Section 9 thereof:

"(3) notwithstanding the provisions of subsection (1) of this Section, a producer or distributor may sell and deliver tire chains without requiring the surrender of a like number of used tire chains provided the consumer signs and delivers to the producer or distributor concurrently with his purchase order (or on the written confirmation thereof if such order is placed by telephone or telegram) a duly signed certificate in the following form:

CONSUMER'S CERTIFICATE RE TIRE CHAINS

I hereby certify:

- (a) That the tire chains specified on this purchase order are necessary for the operation of vehicle(s) which I now own or operate.
 - (b) That I have not in my possession or under my control any tire chains for the vehicle for which this purchase is being made other than the following..... chains.
- Signed
Vehicle Owner or Operator
Address "

(b) and by amending Section 13 to read as follows,
"13. CERTIFICATE BY DISTRIBUTOR REQUIRED.

- (1) Each distributor who places an order for replacement parts shall put such order in writing (or if such order is placed by telephone or telegram, forward a written confirmation within three days) and file with such order or confirmation thereof a certificate signed by such distributor or by some person on his behalf having a knowledge of the facts in the following forms,—
CERTIFICATE OF COMPLIANCE WITH ORDER M.V.C. 21A.
I,
Owner, Officer or Authorized Agent
of the undermentioned distributor, having a personal knowledge of the facts, do hereby certify: That the quantity of replacement parts specified on the attached purchase order does not exceed the quantity which the undermentioned distributor is entitled to purchase under the provisions of Order of the Motor Vehicle Controller, No. M.V.C. 21A (as amended) with the terms of which I am familiar.
Signature
Position
Date
Name of Distributor
Address
(2) No producer or distributor shall fill any written order for replacement parts which is not accompanied by the certificate required by subsection (1) of this Section and no producer or distributor shall fill any subsequent order for replacement parts from any distributor who fails to file a written confirmation of any order, placed by telephone or telegraph, together with the certificate required by said subsection (1).

J. H. BERRY,
Motor Vehicle Controller.

APPROVED:
C. D. HOWE,
Minister of Munitions and Supply.
HENRY BORDEN,
Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 24

Grinding Balls

Dated February 25, 1943

Pursuant to the authority conferred by Order in Council P.C. 8053 dated September 9th, 1942, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board:

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "grinding balls" means any grade or type of cast or forged iron, or steel, balls used for the purpose of grinding or pulverizing;
- (b) "person" includes partnership, corporation, company, any governmental body or department, and/or any aggregation of persons;

2. *General prohibition*

Except under a permit in writing from the Steel Controller, no person shall purchase or acquire, sell or supply any grinding balls.

3. *Application for permit*

Every person desiring to purchase any grinding balls shall apply to the Steel Controller in writing for permission to do so and shall state in his application

- (a) the quantity, size and grade required; and
- (b) the name of applicant's regular supplier; and
- (c) the date upon which the applicant requires delivery; and
- (d) the quantity of each size and grade of grinding balls which the applicant has on hand at the date of the application; and
- (e) if the quantity of any size or grade of grinding balls required will cover the applicant's needs for more than 60 days; a full explanation of the reason why such a quantity is required.

4. *Producers' returns*

Every producer of grinding balls shall, on or before the 7th day of each month, file with the Steel Controller, Grinding Balls Division, a statement in writing showing

- (a) the quantity, by sizes and grades, of the grinding balls which such producer had on hand at the end of the next preceding month; and
- (b) a detailed list of the shipments of grinding balls made by such producer during the next preceding month, showing as to each shipment:
 - (i) the date shipped; and
 - (ii) the name of the purchaser to whom shipped; and
 - (iii) the place where shipped; and
 - (iv) the size and grade of the grinding balls shipped; and
 - (v) the weight of the shipment; and
 - (vi) the serial number of the permit or requisition issued by the Steel Controller authorizing the purchase of the grinding balls shipped.

M. A. HOEY,
Associate Steel Controller

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF SUPPLIES

Order No. Supplies 2

Inventories and Supply of Cork Regulated

Dated February 25, 1943

Pursuant to the powers conferred by Order in Council P.C. 6391 of August 19th 1941, as amended, and by the Order of the Minister of Munitions and Supply, No. C.S. 5A-M, dated November 21st, 1941, and any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

- (a) "authorized dealer" means a person who has been appointed or declared an authorized dealer by the Controller;
- (b) "Controller" or "Controller of Supplies" means the person appointed Controller or Acting Controller of Supplies by the Governor in Council;
- (c) "cork" means commercial cork, including cork wood or bark in a natural, ground, milled, processed or semi-processed state;
- (d) "cork products" means floor coverings made in whole or in part from cork and any articles or products, (except bottle tops or crowns lined with cork) of which cork constitutes fifty per cent or more by volume of the component materials or of which cork constitutes the single component material of chief value;
- (e) "normal requirements" means the amount required for the ordinary operation of any person's business or trade;
- (f) "person" includes partnership, corporation, company, any government body or department and/or aggregation of persons.

2. *Previous orders concerning cork rescinded*

The Controller of Supplies Orders Nos. C.S. 24, dated November 22nd, 1941, C.S. 24-A, dated February 18th, 1942, and C.S. 24-B, dated January 11th, 1943, are rescinded.

3. *Inventories of cork restricted to three months*

No person shall have in his possession or under his control in Canada, a supply of any kind of cork or cork products in excess of his normal requirements of such kind for a period of three months without a permit in writing from the Controller.

4. *Use of cork by linoleum manufacturers restricted*

No person who manufactures linoleum shall, without a permit in writing from the Controller, use in such manufacture more cork in any month than one-twelfth ($1/12$ th) of the total amount used by such person for such purpose in the calendar year 1940. If less than that amount be used by any such person in any month, the shortage may accrue and be added to that used by such person in subsequent months; provided that all such accumulated accruals shall become void on October 31st, 1943, and on October 31st in each year thereafter.

5. *Purchaser to make application in writing to authorized dealer*

(1) Every person placing a purchase order for cork or cork products with an authorized dealer shall give particulars in writing of the kind and amount of cork and cork products which such person desires to purchase, and shall certify in writing that the delivery of the cork or cork products ordered will not result in a contravention of Section 3 of this Order;

(2) No authorized dealer shall supply or deliver any cork or cork products to any person unless the provisions of subsection (1) next preceding have been complied with or if the authorized dealer knows or has any reason to believe that such supply or delivery will result in a contravention of Section 3 of this Order;

(3) This Section shall not apply to the sale, supply or delivery of any cork or cork products on a purchase order of the following:

1. The Department of Munitions and Supply
2. The Department of National Defence
3. The Department of Pensions and National Health
4. Persons whose purchases of Cork and/or Cork Products do not amount to \$50.00 in any one month.

6. *Reports*

On or before March 15th, 1943, and on or before the 15th day of each month thereafter, every authorized dealer shall deliver to the Controller, a statement in writing on a form prescribed by the Controller, signed by some person having a knowledge of the facts, showing separately the amount by weight of each kind of cork and cork products which such authorized dealer

- (a) had on hand at the end of the preceding month, and
- (b) received during the preceding month, and
- (c) consumed during the preceding month, and
- (d) sold or transferred during the preceding month.

7. *Permits*

The provisions of this Order shall be subject to any Permit or Order issued by the Controller to meet exceptional circumstances.

J. H. LAMPREY,
Deputy Controller of Supplies

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply

HENRY BORDEN,
Chairman, Wartime Industries Control Board.

PART V

Export Permit Branch
(Trade and Commerce)**Export Permit Branch Order No. 64**

March 9, 1943

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders as follows:

1. That Section 2 of Export Permit Branch Order No. 50 of October 28, 1942 be amended by the deletion of the words "any part of the British Empire" and the substitution therefor of the words "the United Kingdom" so that the following now are exempted from requiring an export permit only when shipped to the United Kingdom:

Group 4—Wood, Wood Products and Paper

Cedar: Sawed or hewn timber, boards, planks and scantlings.

Douglas Fir: Sawed or hewn timber, boards, planks and scantlings.

Hemlock: Sawed or hewn timber, boards, planks and scantlings.

Softwoods, n.o.p.: Sawed or hewn timber, boards, planks and scantlings.

Spruce: Sawed or hewn timber boards, planks and scantlings.

White Pine: Sawed or hewn timber, boards, planks and scantlings.

2. That White Pine logs and Cedar logs be deleted from the Annex of Export Permit Branch Order No. 45 of September 10, 1942, so that export permits are now required for shipments of White Pine logs and Cedar logs to any destination.

3. That Castor beans and Cotton seed be deleted from the Annex of Export Permit Branch Order No. 4 of June 17, 1941, so that export permits are now required for shipments of Castor beans and Cotton seed to any destination.

4. That Natural resins, including crude, refined and modified state be deleted from Annex 1 of Export Permit Branch Order No. 13 of October 4, 1941; that Natural gums be deleted from Annex 1 of Export Permit Branch Order No. 29 of March 30, 1942; and that the following be deleted from the Annex Export Permit Branch Order No. 45 of September 10, 1942:

Group 4—Wood, Wood Products and Paper

Balsa and manufactures.

Group 5—Iron and Steel and Their Products

Motorcycle parts and accessories.

so that export permits are now required for shipments of these commodities to any destination.

5. That Certified seed potatoes be exempted from requiring an export permit when shipped to any part of the British Empire.

6. That this Order come into force and have effect on and after March 15, 1943.

JAS. A. MACKINNON,

Minister of Trade and Commerce.

VOLUME I—No. 11

March 22, 1943



CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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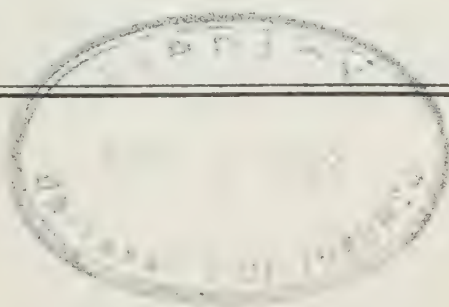


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ERRATA:—Vol. I No. 9—Administrators Order A-620, page 567: subsection 1 of section 2, the word "products" was omitted after the words "converted paper" and also after the title of Administrator.

PART IV

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(Munitions and Supply)

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ERRATA:—Vol. I No. 10—page 657—Order C.C. 10-B “6 Personnel and Plastics Advisory Committee” should read “6 Personnel of Plastics Advisory Committee”

PART V

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(Trade and Commerce)

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PART I
ORDERS IN COUNCIL

Order in Council authorizing the Ottawa River Power Agreement

P.C. 651

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 26th day of January, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the governments of the provinces of Ontario and Quebec and the Hydro-Electric Power Commission of Ontario and the Quebec Streams Commission have negotiated an agreement for the purpose of developing water power at sites on the Ottawa River known as Cave & Fourneau, Des Joachims, Chenaux, Rocher Fendu and Carillon, copy of which agreement is annexed hereto;

And whereas the Minister of Munitions and Supply reports that the respective parties to the agreement aforesaid have made application to him for co-operation by the Government of Canada to facilitate the development of the water powers aforesaid.

And whereas the Minister is of opinion that the development of additional power on the Ottawa River with the least possible delay is necessary for the operation of war industries;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, concurred in by the Minister of Public Works, the Minister of Transport and the Minister of Mines and Resources, and pursuant to the powers vested in the Governor in Council by the War Measures Act Chapter 206, R.S.C. 1927, is pleased hereby, to order that, notwithstanding anything contained in any other statute or law, and subject to the reservations hereinafter stated, lands belonging to His Majesty in right of Canada adjacent, contiguous or comprising any part of the bed of the Ottawa River required for the purposes of the agreement aforesaid, to the extent necessary to carry out the said agreement, be and they are hereby transferred as follows, namely:—

Lands aforesaid in the Province of Ontario to His Majesty in right of the Province of Ontario, and lands aforesaid in the Province of Quebec to His Majesty in right of the Province of Quebec; the transfer aforesaid to have effect in the case of lands required for the purposes of each of the developments contemplated in the said agreement at the date of the approval of the site and plans of the works for such development pursuant to the Navigable Waters Protection Act, R.S.C. 1927, chapter 140.

His Excellency in Council, on the same recommendation, with the concurrence aforesaid, and under the above cited authority is further pleased to order and doth hereby order,—

That there shall be excepted from the operation of the transfers effected hereby all lands required for navigation purposes, which said lands shall be described in the Order in Council granting approval aforesaid under the Navigable Waters Protection Act; Provided, nevertheless, that with respect to the lands so excepted the transferee shall enjoy such rights as are not inconsistent with the requirements of navigation as determined in the said Order and are required for the purposes of the said agreement;

That from time to time hereafter there shall, upon every reasonable request made on behalf of His Majesty in right of the Province of Ontario or His Majesty in right of the Province of Quebec, be executed or done all such further lawful acts or things as may be necessary to give effect to the foregoing;

That the Minister of Public Works or the Minister of Transport or the Minister of Mines and Resources, each in respect of matters under his departmental authority, be and he is hereby authorized and directed, on request of any party to the aforesaid agreement, to cancel and terminate, and if in his opinion it is necessary, expropriate any lease or privilege granted by His Majesty in right of Canada in respect of the Ottawa River and its tributaries or the use of the water thereof, save in respect of Chaudiere Falls, if the Minister concerned is satisfied that the continuation of the enjoyment of such lease or privilege would in any way interfere with the development of a water power as provided for in the said agreement: Provided that payment of any compensation required by law to be paid upon the cancellation, termination or expropriation of any such lease or privilege heretofore granted shall be assumed by the party making the request to such extent and upon such terms as may be arranged between the party aforesaid and the Minister concerned;

And further that nothing herein contained shall be deemed to authorize the construction of any work in, upon, over, under, through or across the Ottawa River otherwise than in accordance with the provisions of the Navigable Waters Protection Act aforesaid.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing the dispatch to Jamaica of personnel
who have been called out for training, service or duty under
the National Resources Mobilization Act.**

P.C. 1867

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence states that the Chief of the General Staff reports that:—

It is proposed to relieve a certain Infantry Unit of the Canadian Army now stationed in Jamaica by the dispatch thereto of another Infantry Unit on the strength of which at the present time are and which Unit may be reinforced by personnel who have been called out for training service or duty, pursuant to the provisions of the National Resources Mobilization Act, 1940, which personnel it is desired to send to Jamaica to serve with this Unit.

That it is recommended that appropriate action be taken to permit the dispatch to Jamaica of personnel who have been or may be called out for training, service or duty, pursuant to the provisions of the National Resources Mobilization Act, 1940, and who are or may be on the strength of, or attached to, or may be required for service and duty with the Unit of the Canadian Army which it is proposed to dispatch to Jamaica; and

That no additional financial expenditure is involved in the foregoing proposal.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, and under and by virtue of the provisions of the National Resources Mobilization Act, 1940, and the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows,—

“Notwithstanding the provisions of any other Statute, Law, Regulation or Order, the Minister of National Defence is hereby authorized and directed to dispatch any such Infantry Unit of the Canadian Army as he may designate which has on its strength or which has attached personnel who have been called out for

training, service or duty, pursuant to the provisions of the National Resources Mobilization Act, 1940, to Jamaica for training, service and duty there, and also to dispatch to Jamaica such units, detachments and personnel, including personnel called out for training, service or duty, pursuant to the said National Resources Mobilization Act, 1940, as from time to time to him seems necessary, having regard to the military exigencies of the moment, for training, service or duty in Jamaica on the strength of or attached to the said Infantry Unit designated by him.

The Minister of National Defence is hereby further authorized and directed to issue or cause to be issued all orders, and to take all steps necessary to give effect to this authorization and direction; and all personnel who, by reason of their being now or hereafter on the strength of or attached to the foregoing unit, are or may be included in the units, detachment or personnel so to be dispatched, and who have been called out for training, service or duty, pursuant to the provisions of the National Resources Mobilization Act, 1940, are respectively hereby required (in addition to all other obligations for training, service or duty) to perform while in Jamaica, such training, service or duty as may be ordered by any superior officer, in all respects as if the aforesaid training, service or duty in Jamaica were training, service or duty performed or ordered to be performed in Canada.

Further, all personnel so dispatched, or who may at any time be so dispatched are, pursuant to Section 64 of the Militia Act, Chapter 132, Revised Statutes of Canada, 1927, hereby placed on Active Service beyond Canada for the defence thereof."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council suspending the surcharge on the advertising portion of newspapers and periodicals

P.C. 1875

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsection 3 of section 23 of the Post Office Act, Chapter 161 of the Revised Statutes of Canada, 1927, as amended by chapter 46, 23-24 George V, 1933, provides "that the advertising portion of newspapers and periodicals, when the space devoted to advertising exceeds fifty percentum of the total space, shall be subject to postage at the rate of four cents for each pound weight, or any fraction of a pound weight."

And whereas on January 1, 1943, by mutual agreement between Canada and the United States, common action was taken in both countries to reduce the use of print paper in newspapers and periodicals by ten percentum during the first quarter of 1943;

And whereas the Postmaster General reports that the publishers of Canada can effect considerable economies in the use of paper if they are permitted to adjust the editorial and the reading matter and advertising contents of their publications at their discretion without penalty in increased postal charges; and

That in view of this condition brought about by the war, it is the considered opinion of the officials of the Post Office Department and the Administrator of Publishing, Printing and Allied Industries, Wartime Prices and Trade Board, that the four cents per pound surcharge on the advertising portion of newspapers and periodicals should be suspended.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Postmaster General and under the authority of the War Measures Act, chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the abovementioned provision of subsection 3 of section 23 of the Post Office Act be and it is hereby temporarily suspended.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Wartime Industries Control Board Regulations

P.C. 1893

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 6835 of August 29, 1941, The Wartime Industries Control Board Regulations were established, and were amended by Orders in Council P.C. 7824 of October 8, 1941, P.C. 753 of February 5, 1942, P.C. 831 of February 5, 1942, and P.C. 7513 of August 25, 1942;

And whereas the Minister of Munitions and Supply reports that it is desirable further to amend the said Regulations as hereinafter provided;

And whereas the Minister reports further that certain Orders in Council, hereinafter more particularly described, conferring powers upon Controllers, impose penalties in respect of matters for which penalties are also imposed by section 15 of The Wartime Industries Control Board Regulations and that it is deemed desirable to make provision for such penalties only in The Wartime Industries Control Board Regulations;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under the authority of The Department of Munitions and Supply Act, and The War Measures Act, is pleased to order as follows:—

1. The Wartime Industries Control Board Regulations established by Order in Council P.C. 6835 of August 29, 1941, are hereby amended,—

- (a) By deleting from section fifteen thereof, as enacted by Order in Council P.C. 831 of February 5, 1942, the words "five hundred dollars" and substituting therefor the words "five thousand dollars" and by deleting from the said section fifteen the words "twelve months" and substituting therefor the words "two years"; and
- (b) By adding immediately after section nineteen of the said Regulations the following two sections:—

"20. (1) The Interpretation Act and every provision thereof shall be applicable to and in respect of every order heretofore or hereafter made or given by or under the authority of the Board, a Controller or the Priorities Officer.

(2) Every right, privilege, obligation or liability acquired, accrued, accruing or incurred under any such order which has been revoked prior to the date of making of this Regulation is hereby given the same legal validity, force and effect and shall be deemed to have been acquired, accrued or incurred or to be accruing in the same manner as if the Interpretation Act and every provision thereof had been applicable to or in respect of such order.

(3) Any legal proceedings by way of remedy in respect of any such right, privilege, obligation or liability or in respect of any contravention of or failure to observe any such order which has been revoked prior to the date of this Regulation may hereafter

be commenced or continued in the same manner and to the same extent as if the Interpretation Act and every provision thereof had been applicable to or in respect of such order.

21. The power conferred upon a Controller to make any order shall include power to provide in such order, by way of prohibition or otherwise, for any or all matters which the Controller deems necessary to the effective operation of such order."

2. The following provisions are hereby revoked, namely:—

Section 5 of the Regulations Respecting Chemicals, contained in Order in Council P.C. 4996 of July 10, 1941;

Section (4) of the Regulations Respecting Machinery and Machine Tools contained in Order in Council P.C. 4101 of August 22, 1940;

Section 4 of the Regulations Respecting Motor Vehicles contained in Order in Council P.C. 1121 of February 13, 1941;

Section (6) of the Regulations Respecting Ship Repairs and Salvage contained in Order in Council P.C. 2510 of April 17, 1941;

Section 5 of the Regulations Respecting Supplies contained in Order in Council P.C. 6391 of August 19, 1941;

Section 5 of the Regulations Respecting Timber contained in Order in Council P.C. 2716 of June 24, 1940;

Section 5 of the Regulations Respecting Transit contained in Order in Council P.C. 6131 of August 12, 1941.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Robert James Pinchin, Controller of the Sutton-Horsley Company, Limited.

P.C. 1980

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Munitions and Supply reports:

That Sutton-Horsley Company Limited (hereinafter referred to as "the Company") which operates a plant in the City of Toronto, Ontario, is engaged in the manufacture of special types of aircraft parts and accessories required for use in the production of aircraft for His Majesty;

That he caused a preliminary investigation to be made into the affairs of the Company and such investigation discloses that the condition of the financial affairs and management of the Company is such that the production of the said aircraft parts and accessories in the Company's plant is being seriously handicapped and that such production may be seriously interrupted or entirely stopped unless financial and managerial assistance is given to the Company; and

That in view of the foregoing it is advisable for the security, defence, peace, order and welfare of Canada and the efficient prosecution of the war in which His Majesty is engaged that a Controller be appointed to manage, operate and carry on the business, undertaking, affairs and operations of the Company's plant at Toronto in the name and on behalf of the Company.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and doth hereby order:

1. That Robert James Pinchin, of Midland, Ontario, be and he is hereby appointed Controller of the business, undertaking, affairs and operations of the Company, including the plant of the Company at Toronto aforesaid;

2. That the said Controller shall have the custody and control of the undertaking and all the property and assets of the Company and shall have the power and authority, in the name and on behalf of the Company, to manage, operate and carry on the business, undertaking, affairs and operations of the said Company, and without limiting the generality of the foregoing, the said Controller shall have power and authority in the name or on behalf of the Company to—

- (a) bring or defend any action suit or prosecution or other legal proceeding, civil or criminal;
- (b) draw, accept, make, endorse, discount, execute and issue, promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments;
- (c) borrow any sum or sums of money which, in the opinion of the said Controller, is or are required for the carrying on of the business operations and undertaking of the said Company and give security therefor on all or any part of the property and assets of the Company;
- (d) enter into contracts and execute deeds and other documents relating to the carrying on of the business and operations of the Company and for such purposes use, when necessary, the seal of the Company;
- (e) exercise the powers, authorities and rights which but for the provisions of this order would have been exercisable by the Board of directors of the Company; and
- (f) do and execute all such other things as are necessary, advisable or expedient for the management, operation and carrying on of the business, undertaking, affairs and operations of the Company;

3. That the said Controller shall exercise the foregoing powers and authorities subject to such instructions and directions, if any, as the Minister of Munitions and Supply may from time to time see fit to give, provided, however, that all acts and things done by the said Controller hereunder shall, whether or not in contravention of such instructions or directions, be binding upon the Company and all persons are invited to act accordingly;

4. That the said Controller shall be paid such remuneration as shall be determined by the Minister to be fair and reasonable including out of pocket expenses, all of which shall be a charge upon the operations of the Company, and that the said Controller shall have full power and authority to employ such assistants to aid him in the carrying out of his duties hereunder as in the opinion of the Controller shall seem desirable, and to pay such assistants such remuneration as to the Controller shall seem fair and reasonable, and such remuneration shall likewise be a charge upon the operations of the Company;

5. That the said Controller shall continue to be Controller of the business, undertaking, affairs, and operations of the Company until his appointment as such is revoked by the Governor General in Council and the powers and authorities hereinbefore conferred upon the said Controller may be exercised at any time and from time to time until varied or revoked by His Excellency the Governor General in Council;

6. That until revocation of the said Controller's appointment as aforesaid, neither the board of directors nor the shareholders of the Company shall be entitled, directly or indirectly to manage, operate or carry on or control or supervise the management, operation or carrying on of the business, undertaking, affairs and operations of the Company;

7. That the said Controller and any person acting for on behalf of or under the authority of the said Controller shall not be or become personally liable to any person (including the Company, its creditors and/or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in or conferred upon the said Controller;

8. That any person violating or interfering with the exercise by the Controller of any of the powers, authorities and rights conferred upon the said Controller shall be liable upon summary conviction to a fine of not exceeding five thousand dollars (\$5,000) or imprisonment for a term not exceeding five years or to both fine and imprisonment.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of ferro-vanadium and vanadium oxide from various taxes.

P.C. 2002

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas ferro-vanadium for use in the manufacture of steel or iron is admitted duty free under the British Preferential Tariff and is subject to a rate of customs duty of 5 per cent ad valorem when imported from countries the products of which are subject to Intermediate or General Tariff treatment;

And whereas vanadium oxide, whether in powder, in lumps, or formed into briquettes by the use of a binding material, when imported for use in the manufacture of steel is exempt from customs duty, regardless of the country of origin;

And whereas the 10 per cent war exchange tax applies to ferro-vanadium and vanadium oxide imported from countries the products of which are subject to Intermediate or General Tariff treatment and that the 3 per cent special excise tax applies when the aforementioned goods are imported from countries the products of which are subject to General Tariff treatment;

And whereas the Minister of Finance reports that the Metals Controller recommends that imports of ferro-vanadium and vanadium oxide be exempt from customs duties and taxes in order to facilitate the establishment of a standard price in Canada in conformity with the existing price ceiling, thereby eliminating the practice being followed at present of ferro-vanadium being sold to the same company at two different prices.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of ferro-vanadium and vanadium oxide for use in the manufacture of steel or iron be accorded the tariff treatment hereunder indicated, effective January 2, 1943.

Ferro-vanadium and vanadium oxide, when for use in the manufacture of steel or iron—

British Preferential Tariff
Free

Intermediate Tariff
Free

General Tariff
Free

(To be designated as Tariff Item 375a.)

and that imports of the aforementioned goods be exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent, effective January 2, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the dispatch to Newfoundland (including Labrador) of personnel called out for training, service or duty under the National Resources Mobilization Act.

P.C. 2003

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence represents:—

That the Chief of the General Staff reports that:—

- (a) Additional personnel is from time to time required to reinforce Infantry Units of the Canadian Army serving in and/or which may be dispatched from time to time hereafter to Newfoundland (including Labrador). It is considered that the requirements of such Infantry Units can be met satisfactorily by dispatching to Newfoundland (including Labrador) and posting to such units for training, service or duty therewith personnel who have been called out for training, service or duty pursuant to the provisions of the National Resources Mobilization Act, 1940,
- (b) It is considered desirable to dispatch from time to time hereafter to Newfoundland (including Labrador) Infantry Units of the Canadian Army on the strength of which are and which units may be reinforced by personnel who have been called out for training, service or duty pursuant to the provisions of the National Resources Mobilization Act, 1940.

That the Deputy Minister of National Defence (Army) therefore recommends that appropriate action be taken to permit the dispatch to Newfoundland (including Labrador) of personnel who have been or may be called out for training, service or duty pursuant to the provisions of the National Resources Mobilization Act, 1940, who are or may be on the strength of or attached to or may from time to time hereafter be required for training, service or duty with Infantry Units of the Canadian Army serving in and/or which may be dispatched from time to time hereafter to Newfoundland (including Labrador); and

That no additional expenditure is involved in the foregoing proposal.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and under and by virtue of the provisions of the National Resources Mobilization Act, 1940, and the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows:—

“Notwithstanding the provisions of any other statute, law, regulation or order, the Minister of National Defence is hereby authorized and directed to dispatch to Newfoundland (including Labrador) such personnel who have been called out for training, service or duty pursuant to the provisions of the National Resources Mobilization Act, 1940, who are or may be on the strength of or attached to and/or who are or may from time to time hereafter be required in the opinion of the said Minister for training, service or duty with Infantry Units of the Canadian Army serving in and/or which may be dispatched from time to time hereafter to Newfoundland (including Labrador); and issue or cause to be issued all orders and to take all steps necessary to give effect to this authorization and direction; and all personnel so dispatched or to be dispatched are respectively hereby required (in addition to all other obligations for training, service or duty) to perform while in Newfoundland (including Labrador) such training, service or duty as may be ordered by any superior officer in all respects as if the aforesaid training, service or duty in Newfoundland (including Labrador) were training, service or duty performed or ordered to be performed in Canada.

Further all personnel so dispatched or who may at any time be so dispatched are, pursuant to Section 64 of the Militia Act, Chapter 132, Revised Statutes of Canada, 1927, hereby placed on active service beyond Canada for the defence thereof.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council authorizing railway companies to operate mixed passenger and freight trains for military purposes.

P.C. 2012

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 12th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 304 of the Railway Act, Chapter 170 of the Revised Statutes of Canada, 1927, provides that no passenger train shall have any freight, merchandise or lumber car in the rear of any passenger car in which any passenger is carried;

And whereas Section 416 of the said Act provides that every officer or employee of any railway company who directs or knowingly permits any freight, merchandise or lumber car to be placed in any passenger train, in the rear of any passenger car in which any passenger is carried, is guilty of an indictable offence;

And whereas the Minister of Transport reports that under the provisions of the said Sections, where both freight and passenger cars are operated in a mixed train the passenger cars are placed at the rear of the freight cars, and that in the practical operation of mixed trains this requirement means that each passenger car so placed must be furnished with special heating equipment;

That, owing to heavy traffic movements on the railways due to war conditions, all railway cars are now actively employed, and in the case of special movements whatever passenger cars are available are pressed into service, and the railways are unable to supply sufficient cars equipped with the necessary heaters;

That the Canadian National Railways are being requested to handle United States Government trains for military purposes, including the transporting of contractors' parties and outfits, in the same way as these trains are handled in the United States with passenger cars placed next to the locomotive and the freight cars at the rear of the train;

That the Canadian National Railways have requested authority to depart from the provisions of Section 304 of the Railway Act in cases of all special movements of mixed trains for military purposes, including contractors' movements to or from war projects or on war account, operated for or on behalf of the Governments of Canada, the United States or any other allied Government; and

That the Board of Transport Commissioners for Canada has considered the matter, and has recommended, as a war measure, that the Railways be permitted to operate mixed passenger and freight trains for the purposes above mentioned with the passenger cars next the locomotive and with freight equipment at the rear, provided that the passenger cars are of steel or steel underframe construction.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Transport, and under and by virtue of the provisions of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and notwithstanding the provisions of Sections 304 and 416 of the Railway Act, is pleased to order and doth hereby order that any railway company subject to the Railway Act may operate any passenger train, in which both passenger and freight cars are placed, for or on behalf of the Governments of Canada, the United States of America, or any other allied Government, where such trains are operated for military purposes, including the transportation of contractors' supplies, equipment and personnel to or from war projects or on war account, with any freight, merchandise or lumber car in the rear of any passenger car in which any passenger is carried, provided that the passenger cars so placed in any such train between the locomotive and the freight cars shall be of steel underframe construction, and provided further that no flat car, loaded or empty, shall be coupled to the rear end of any such passenger car.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking the Appointment of Byron D. Snell
as Deputy Machine Tools Controller

P.C. 2084

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Munitions and Supply reports that Byron D. Snell, who was appointed a Deputy Machine Tools Controller has requested permission to retire from that office.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, is pleased to revoke and doth hereby revoke the appointment of Byron D. Snell, of the City of Montreal, Plant Engineer, as a Deputy Machine Tools Controller, as of February 28, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

DEPARTMENT OF AGRICULTURE

ORDER No. 50

The Dairy Products Board hereby orders that Orders No. 40 and No. 44 of the Board, with respect to the control of sales of ice cream, ice cream mix, sherbet and sherbet mix, published in Extras of the *Canada Gazette* under dates of April 15th and June 5th, 1942, respectively, be rescinded, as from the first of April 1943.

DEPARTMENT OF AGRICULTURE

ORDER No. 51

The Dairy Products Board hereby orders that:

1. For the purpose of this Order

- (a) "Board" shall mean the Dairy Products Board;
- (b) "Ice Cream" and "sherbet" shall mean those products defined as set forth in the Regulations, under Part I of the Dairy Industry Act and Order in Council P.C. 4478, under the War Measures Act, dated the 30th May, 1942, and in addition, "ice cream" shall include novelties and all other products in the manufacture of which ice cream or ice cream mix have been used;
- (c) "ice cream mix" and "sherbet mix" shall mean the unfrozen product used in the manufacture of ice cream or sherbet respectively, and shall comply with all the requirements of ice cream or sherbet as set forth in the Regulations, under Part I of the Dairy Industry Act and Order in Council P.C. 4478, under the War Measures Act, dated 30th May, 1942;
- (d) "quarter" shall mean any three months' period commencing with the first day of January, April, July or October.

2. On and after the first day of April, 1943, no person shall manufacture ice cream mix or sherbet mix unless such person manufactured such mix during the year ended the 31st of March, 1943.

3. No person shall, except as provided in Section 4(a) hereunder, without authorization from the Board, manufacture in Canada, during any quarter, a volume of ice cream mix or sherbet mix greater than that manufactured by such person during the corresponding quarter of the year ended 31st of March, 1942.

4. (a) The provisions of Section 3 hereof shall not apply to ice cream mix or sherbet mix used in the manufacture of ice cream or sherbet supplied by manufacturers under contracts entered into with military or civilian hospitals, canteens operated by the Department of National Defence (Army), the Department of National Defence Naval Services, the Department of National Defence Air Services, Air Observer Schools, Elementary Flying Training Schools, the Red Cross Society; and the following recognized charitable organizations, namely, Canadian Legion, Salvation Army, Young Men's Christian Association, Young Women's Christian Association and Knights of Columbus, provided;

- (1) that the canteens operated by the Red Cross Society and the charitable organizations are situated within the limits of military camps, barracks or dockyards, and
- (2) that the volume of ice cream mix or sherbet mix used in the manufacture of ice cream or sherbet supplied to hospitals, canteens of the National Defence Departments, Observer and Elementary Flying Training Schools, the Red Cross Society and charitable organizations herein mentioned, during any

quarter in the year ended the 31st of March, 1942, is excluded from the total volume of ice cream mix or sherbet mix manufactured during such quarter for determining the total volume of ice cream mix or sherbet mix which may be manufactured for purposes other than those specified in Section 4(a) above, during the corresponding quarter in any succeeding year, and

- (3) that manufacturers maintain records of the volume of ice cream or sherbet delivered to hospitals, canteens of the National Defence Departments, Observer and Flying Training Schools, the Red Cross Society and charitable organizations herein mentioned and situated within the limits already stated, and have proof of such deliveries in the form of receipts signed by the United Commander, Camp Commandant or Supply Officer, Mess President, Canteen President, and in the case of hospitals the receipts must bear the signature of the responsible signing officer, and
- (4) that manufacturers maintain itemized records of all ice cream and sherbet manufactured, and sold, of all ice cream mix and sherbet mix manufactured and sold, such records to show the quantities and dates of manufacture and sale, the names and addresses of purchasers, excepting those purchasing by retail, and the quantities, purchased by each, the quantities of ice cream and of sherbet, of ice cream mix and of sherbet mix in stock at the end of each quarter, such records to be at all times available for inspection by anyone designated for the purpose by the Board.

5. Sales shall not be considered as completed until the product sold is delivered by the manufacturer, or by his agent, to the purchaser, or to a common carrier for delivery to the purchaser.

6. This Order shall be effective on and after the first day of April, 1943.

Made at Ottawa this 15th day of March, 1943.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF NATIONAL DEFENCE

NOTE: This Order to replace Order published in error in Canadian War Orders and Regulations, Vol. I, No. 6, February 15, 1943.

To all whom these Presents shall come or whom the same in anywise concern,

GREETINGS:

Whereas Regulation 4 of the Defence of Canada Regulations (Consolidation) 1941, as amended by Order in Council dated 16th January, 1942 (P.C. 365), and by Order in Council dated 24th February, 1942 (P.C. 1486), and by Order in Council dated 26th February, 1942 (P.C. 1542), provides that the Minister of National Defence with the concurrence of the Minister of Justice may, if it appears necessary or expedient so to do in the public interest and for the efficient prosecution of the war, make, in respect of any area in Canada, an order declaring that, after such time as may be specified in such order, such area shall be a protected area and subject to the provisions of the said Regulation 4;

And whereas it has been represented to the undersigned, the Minister of National Defence, that in respect of that certain area hereinafter described of the Province of Nova Scotia it is necessary and expedient in the public interest and for the efficient prosecution of the war to make an Order declaring the said area to be a protected area and subject to the provisions of the said Regulation 4;

Now know ye that in pursuance of the power granted as aforesaid and with the concurrence of the Minister of Justice the undersigned, the Minister of National Defence, doth hereby, pursuant to the provisions of the said Regulation 4, as amended, of the Defence of Canada Regulations (Consolidation) 1941, order that after the first day of May, 1942, that area in the Province of Nova Scotia as hereinafter described is hereby declared to be a protected area for the purposes of and subject to the provisions of the said Regulation 4, as amended, of the Defence of Canada Regulations (Consolidation) 1941, namely, the following area:

The area comprising the shores, and the faces of banks and cliffs, adjoining Halifax Harbour and Bedford Basin, lying or situated north or west or north and west of a straight line drawn from Stella Maris Catholic Church at Sleepy Cove to St. Andrew's Chapel at Eastern Passage, excepting the shores and the faces of banks and cliffs of that part of the North West Arm which lies north or west or north and west of a straight line drawn from St. Phillip's Anglican Church at Purcell Cove to the Sailor's Monument at Point Pleasant Park, including in the said area all of McNab Island, Lawlor Island and all other islands situated in Halifax Harbour and Bedford Basin north or west or north and west of the said line from Stella Maris Catholic Church to St. Andrew's Chapel, including in the said area all Government properties adjoining the waters of Halifax Harbour and Bedford Basin, H.M.C. Dockyard, Joint Services Magazine and Royal Canadian Air Force station at Dartmouth, and including in the said area all privately-owned piers, wharves and docking facilities adjoining the waters of Halifax Harbour and Bedford Basin, excepting those properties owned by, or under the control of the Dartmouth Ferry Commission.

And I do hereby direct that this Order be published in the *Canada Gazette* and in two issues of each of the two daily morning newspapers published in the City of Halifax in the said Province of Nova Scotia.

Dated at the Department of National Defence, at the City of Ottawa, this twenty-eighth day of April, in the year of Our Lord one thousand nine hundred and forty-two.

J. L. RALSTON,
Minister of National Defence.

I concur in the making of the foregoing Order.

LOUIS S. ST. LAURENT,
Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 39

Fourth Revision

Supplement No. 30

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 11th March, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

Referring to Supplements No. 6 and 25, the Export Permit Branch of the Department of Trade and Commerce now advise that the additional commodities listed hereunder have been made subject to subsidy refund:

Maple Sugar

Maple Syrup

In Supplement No. 6 it is provided that Collectors may freely allow the customary tolerance without advising the Export Permit Branch when shipment is made by an actual packer and not by a broker or middleman. This exception does not apply in the case of the goods listed above as the Commodity Prices Stabilization Corporation has requested the recovery of the subsidy on all shipments without exception. However, Collectors are not being requested to stop the shipments but merely to advise the Export Permit Branch of the excess involved.

L. F. JACKSON,
Assistant Commissioner of Customs.

WM No. 52

Supplement No. 36

MEMORANDUM

(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, February 27, 1943.

To Collectors of Customs and Excise, and others concerned:

Having reference to Order in Council (P.C. 1/8255), following are the names and official positions of additional authorized representatives of the Minister of Munitions and Supply empowered to sign certificates provided for in the Order. These representatives are in addition to those already appointed:—

<i>Agent and Address</i>	<i>Authorized Representative</i>	<i>Position</i>
<i>(i) Wholly-owned Government Companies:</i>		
Polymer Corporation Limited, Head Office in Toronto, Ont....	B. C. Kitchen....	Co-Ordinator of Purchases (Toronto Office).
Plant in Sarnia, Ont.	J. B. Humphrey..	Assistant Co-Ordinator of Purchases (Toronto Office)
	W. J. Davidson...	Local Purchasing Agent (Sarnia Plant)
<i>(ii) Companies operated on a management fee basis:</i>		
Alberta Nitrogen Co. Limited, Calgary, Alberta	G. L. Haszard.....	Acting Purchasing Agent.
Alberta Nitrogen Products Ltd., Calgary, Alberta	G. L. Haszard.....	Acting Purchasing Agent.
Canadian Car Munitions Limited, Cherrier, Quebec	W. H. Marrison...	Works Auditor.
Defence Industries Limited, Box 46, Pickering, Ontario.....	K. M. Burrows...	Resident Treasury Cost Accountant.
Hamilton Munitions Limited, Hamilton, Ontario	Victor A. Smith... D. A. Wilson.....	Res. Rep., Dept. M. & S. General Purchasing Agent.
Nichols Chemical Co. Limited, Clark's Island, Valleyfield, Quebec	H. S. Golt.....	Works Accountant.
Regina Industries Limited, Regina, Saskatchewan	K. H. Schnell..... H. V. Trew.....	Resident Controller. General Purchasing Agent.
Sorel Industries Limited, Sorel, Quebec	C. L. Harper.....	Treasury Cost Accountant.
Welland Chemicals Limited, Box 240, Niagara Falls, Ontario.	F. Y. Uttley.....	Assistant Purchasing Agent.
York Arsenals Limited, 832 Old Weston Road, York Township, Ontario.....	S. C. H. Martin...	Treasury Cost Accountant.
<i>(iii) Certain other companies who have segregated operations as defined in Section I (g) (iii):</i>		
Boeing Aircraft of Canada Limited, Vancouver, B.C.....	F. S. Booth.....	Purchasing Department.
Fleet Aircraft of Canada Limited, Fort Erie, Ontario.....	J. W. Dundass.... R. B. Smith.....	Assistant Purchasing Agent. Customs Officer.

<i>Agent and Address</i>	<i>Authorized Representative</i>	<i>Position</i>
General Motors of Canada Limited, including the McKinnon Industries Ltd., an affiliate, Oshawa, Ontario	C. J. Darragh.....	Priority Supervisor.
(General Motors)	J. W. Payne.....	Priority Supervisor, Aircraft Division.
St. Catharines, Ont.....	James H. Reid....	Buyer.
(McKinnon Industries)		
Windsor, Ont., and Walkerville, Ont.	W. V. Walpole...	Factory Accountant.
(General Motors and McKinnon Industries)		
Noorduyn Aviation Limited, Montreal, Quebec	Geo. Nicol	Controller.
	K. E. Morrison...	Assistant Controller.
	F. M. Parker.....	Chief Clerk.
Northern Electric Co. Limited, Montreal, Quebec	L. R. Canning....	Assistant Service Manager.
	E. N. Carlton.....	Chief Service Correspondent.
		(Toronto).

The following officer of the Department of Munitions and Supply has been authorized by the Minister of Munitions and Supply to sign certificates provided for in the Order:—

Department of Munitions & Supply,
Ottawa, Ontario.....R. J. Wood.....Customs Clerk.

V. C. NAUMAN,
Assistant Commissioner of Excise.

L. F. JACKSON,
Assistant Commissioner of Customs.

PART III
WARTIME PRICES AND TRADE BOARD
 (FINANCE)

Board Orders

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 185

Respecting Maximum Prices of Successors in Business and other Operators of Businesses

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

1. For the purposes of this Order,

- (a) "Administrator concerned" means the person appointed as Administrator by the Board and
 - (i) in the case of sales by a wholesaler, means the Administrator of Wholesale Trade; and
 - (ii) in the case of sales by a retailer, means the Administrator of Retail Trade; and
 - (iii) in the case of sales by a manufacturer of particular goods, and in the case of sales by an importer of particular goods to wholesalers, means the Administrator having jurisdiction in respect of such goods; and
 - (iv) in the case of a service, means the Administrator having jurisdiction in respect of that service;
- (b) "amalgamated business" means any business formed in any manner and under any name since the basic period and resulting in the amalgamation, merger or consolidation of the businesses of two or more operators;
- (c) "associated business" means
 - (i) any subsidiary or other incorporated company or body corporate formed since the basic period by or on behalf of the operator of a business and owned or controlled by or on behalf of such operator;
 - (ii) any incorporated company or other body corporate the business of which was not operated during the basic period and of which the ownership or control was acquired since the basic period by or on behalf of the operator of a business;
 - (iii) any unincorporated agency or other business formed or commenced since the basic period by or on behalf of the operator of a business;
- (d) "basic period" means the four weeks from September 15, 1941, to October 11, 1941, both inclusive;
- (e) "business" means a business or undertaking consisting of the production manufacturing, extracting, refining, processing, storing, transportation, importing, supplying, assembling, installing, constructing, purchasing, selling or distributing of or dealing in any goods or services;
- (f) "goods" includes any articles, commodities, substances or things;
- (g) "importer" means any person who imports into Canada any goods for the purpose of re-sale;
- (h) "manufacturer" means a person who makes, processes, assembles or otherwise manufactures any goods for sale;

- (i) "new entrant in business" means any operator who forms or commences a business on or after the effective date of this Order and not being a successor in business or operator of an amalgamated or associated business;
- (j) "operator" includes any individual or individuals, partnership, incorporated company or other body corporate, and any co-operative or other association, society or organization, owning or controlling any business in a personal or fiduciary capacity;
- (k) "Regulations" means the Wartime Prices and Trade Regulations;
- (l) "services" means all services specified in the Regulations, any activities or undertakings heretofore or hereafter designated by the Board as services for the purposes of such Regulations and all services associated with or ancillary to any such services;
- (m) "successor in business" means
 - (i) any person upon or in whom since the basic period the ownership or control of a business has devolved or is vested personally or in a fiduciary capacity under the provisions of any will or upon an intestacy or by operation of law or who, in the exercise of any legal right other than as the transferee of a business, has assumed the control or management of a business since the basic period;
 - (ii) any person to whom a business has been sold or otherwise transferred since the basic period by any person acting in a fiduciary capacity referred to in paragraph (i) immediately preceding;
 - (iii) any new partnership formed or arising since the basic period by reason of the admission, death or retirement of any partner in an existing partnership or otherwise arising by operation of law affecting an existing partnership;
 - (iv) any operator carrying on business during the basic period who commenced after the basic period to carry on business under a different name;
- (n) "transferee of a business" means any person, other than a successor in business or the operator of an amalgamated or associated business, to whom the ownership or control of business has been sold or otherwise transferred since the basic period by the operator thereof.

PART I—EXISTING BUSINESSES AND PLACES OF BUSINESS

2. The maximum price at which any operator who became a successor in business or the transferee of a business since the basic period and prior to the effective date of this Order may sell or offer to sell any goods or services shall be the lawful maximum price at which his predecessor or transferor, as the case may be, could sell such goods or services if such predecessor or transferor had continued to operate the business.
3. (1) The operator of every amalgamated or associated business formed since the basic period and prior to the effective date of this Order shall, not later than April 15, 1943, file with the Administrator concerned particulars showing
 - (a) an adequate description of all goods and services being sold or offered for sale by him; and
 - (b) the respective prices at which such goods or services are being sold or offered for sale by him in each place of business operated by him.
- (2) Upon the said particulars being filed with the Administrator concerned, the said operator may proceed and continue to sell each of the goods or services described in the particulars at a price not exceeding the price thereof set forth in the particulars and such price shall be the maximum price of such goods or services unless the Administrator concerned otherwise directs by notice in writing.
- (3) After April 15, 1943, the said operator shall not sell or offer to sell any goods or services in any place of business unless he has filed the said particulars with the Administrator concerned.

4. (1) If, on the effective date of this Order, goods or services are being sold or offered for sale
 - (a) by a successor in business in a place of business not operated during the basic period by his predecessor; or
 - (b) by the transferee of a business in a place of business not operated during the basic period by his transferor; or
 - (c) by the operator of any other business, except an amalgamated or associated business, in a place of business not operated during the basic period by him,
 such successor, transferee or operator shall, not later than April 15, 1943, file with the Administrator concerned particulars showing
 - (i) an adequate description of all goods and services being sold or offered for sale by him in such place of business; and
 - (ii) the respective prices at which such goods or services are there being sold or offered for sale.
- (2) Upon the said particulars being filed with the Administrator concerned, the said successor, transferee or operator may proceed and continue to sell each of the goods or services described in the particulars at a price not exceeding the price thereof set forth in the particulars and such price shall be the maximum price of such goods or services unless the Administrator concerned otherwise directs by notice in writing.
- (3) After April 15, 1943, the said successor, transferee or operator shall not sell or offer to sell any goods or services in any place of business unless he has filed the said particulars with the Administrator concerned.

PART II—NEW BUSINESSES AND PLACES OF BUSINESS

5. The maximum price at which any operator who becomes a successor in business or transferee of a business on or after the effective date of this Order may sell or offer to sell any goods or services in any place of business shall be the lawful maximum price at which his predecessor or transferor, as the case may be, could sell such goods or services in such place of business if such predecessor or transferor had continued to operate the business.
6. No successor or transferee referred to in Section 5 of this Order shall sell or offer to sell any goods or services in any place of business until he has filed with the Administrator concerned particulars showing
 - (a) an adequate description of all goods and services being sold or offered for sale by him; and
 - (b) the respective prices at which such goods or services are being sold or offered for sale by him in each place of business operated by him.
7. (1) No operator of an amalgamated or associated business formed on or after the effective date of this Order shall sell or offer to sell any goods or services in any place of business until
 - (a) he has filed with the Administrator concerned particulars showing
 - (i) an adequate description of all goods and services proposed to be sold or offered for sale by him in such place of business; and
 - (ii) the respective prices at which he proposes there to sell such goods or services; and
 - (b) such prices have been approved or varied by the Administrator.
- (2) Any approval or variation by the Administrator concerned shall be set forth in a notice which shall be sent in duplicate by registered mail to the said operator by or on behalf of the Board.
- (3) Upon receipt of such notice, the said operator shall, before selling or offering to sell any goods or services in the said place of business, endorse upon one copy of the notice a signed and dated acknowledgment of its receipt by him and shall forward such endorsed copy to the Administrator concerned.

8. (1) No operator of a business shall operate any place of business not operated by him prior to the effective date of this Order, and no new entrant in business shall operate any place of business, until
 - (a) he has filed with the Administrator concerned particulars showing
 - (i) an adequate description of all goods and services proposed to be sold or offered for sale by him in such place of business; and
 - (ii) the respective prices at which he proposes there to sell such goods or services; and
 - (b) such prices have been approved or varied by the Administrator.
- (2) Any approval or variation by the Administrator concerned shall be set forth in a notice which shall be sent in duplicate by registered mail to the said operator by or on behalf of the Board.
- (3) Upon receipt of such notice, the said operator shall, before selling or offering to sell any goods or services in the said place of business, endorse upon one copy of the notice a signed and dated acknowledgment of its receipt by him and shall forward such endorsed copy to the Administrator concerned.

PART III—GENERAL PROVISIONS

9. No person who receives any notice pursuant to the provisions of this Order, setting forth directions according to which or the maximum price and/or the maximum markup at which such person may sell any goods or services, shall sell or offer to sell such goods or services except in accordance with such directions or at a price or markup that is higher than the price or markup set forth in such notice.
10. In any case in which it appears that any provision of this Order is or may become impracticable with respect to any goods or services or that, by reason of special circumstances or to avoid undue hardship or injustice which would otherwise ensue, it appears expedient to waive compliance with or give special directions as to any provision of this Order, the Chairman may give any directions in writing and the Chairman may at any time withdraw or amend any directions.
11. When any particulars are filed under this Order, the Administrator concerned may require such further information as he may designate from the person who filed the particulars and may require such person to make an application under the provisions of any other Order of the Board.
12. This Order shall be effective on and after the 8th day of March, 1943.

Made at OTTAWA, the 12th day of January, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 231

Respecting the Removal of Kidneys and Certain Fats from Carcasses of Beef

Pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941, this Board orders as follows:

1. No person who slaughters cattle shall sell, offer to sell, supply or deliver to any other person a carcass or a part or cut of a carcass of beef unless he has removed from the carcass at the time of slaughter
 - (a) all internal fats adhering to the surface of the body cavity known as crotch (or pelvic) fat; and

- (b) the kidneys and all internal fats known as kidney fat and fat adhering to the tenderloin and flanks; and
- (c) all internal brisket fats, including fat in the heart area which does not adhere to the heart when the heart is removed; and
- (d) the cod fat, udder and udder (dug) fat.

2. This Order shall not apply to any carcass or a part or cut of a carcass of beef frozen prior to the effective date of this Order.

3. This Order shall be effective on and after the 25th day of March, 1943.

Made at Ottawa, this 2nd day of February, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 242

Respecting Sugar Rationing

made pursuant to Order in Council P.C. 8528, dated the 1st day of November, 1941.

1. For the purposes of this Order,

- (a) "application for canning sugar" means the form so designated and provided in ration book 2 and intended for use by consumers in obtaining canning sugar coupons;
- (b) "bank" means any bank to which the Bank Act, 24-25 Geo. V, Chapter 24 applies and any other bank or institution authorized by the Ration Administrator to keep sugar ration coupon bank accounts;
- (c) "bank transfer voucher" means the form provided and so designated by the Board and intended for issue by a bank;
- (d) "Board" means the Wartime Prices and Trade Board;
- (e) "boarding house" means a self-contained dwelling place the occupier of which normally provides meals to more than two boarders at a time;
- (f) "canning sugar coupon" means a coupon issued by the Board to a consumer pursuant to an application for canning sugar;
- (g) "consumer" means any person who buys or uses sugar for personal or household consumption;
- (h) "industrial user" means any person who uses sugar in the manufacture for sale of any product or in any commercial process;
- (i) "person in his household" means and includes a resident member of the family, a resident servant, a boarder and any other person residing in the household;
- (j) "quarter" means a three-month period ending on the last day of March, June, September or December in any calendar year;
- (k) "quota" means the quantity of sugar allotted by the Ration Administrator or by the Sugar Administrator, for the period designated;
- (l) "quota user" means any person who buys or uses sugar for the purpose of serving meals or refreshments for other than personal or household consumption;
- (m) "Ration Administrator" means the Administrator of Consumer Rationing appointed by the Board;
- (n) "ration book" means ration book 1 or ration book 2;
- (o) "ration book 1" and "ration book 2" mean, respectively, the form provided and so designated by the Board;

- (p) "ration card" means the form so designated and provided by the Board for temporary use;
- (q) "replacement certificate" means the form so designated and provided by the Board;
- (r) "requisition" means the form provided and so designated by the Board;
- (s) "retailer" means any person who sells sugar to a consumer;
- (t) "special purchase permit" means the form provided and so designated by the Board and intended for use in special cases as provided in this Order;
- (u) "sugar coupon" means a sugar ration coupon attached to a ration book or ration card when issued;
- (v) "sugar ration cheque" means the form provided and so designated by the Board and intended for use by a person operating a sugar ration coupon bank account;
- (w) "sugar ration coupon bank account" means an account kept by a branch of a bank for a retailer or supplier of sugar or for a quota user or industrial user;
- (x) "supplier" means any person who sells sugar to any person other than a consumer;
- (y) "week" means any period of seven days.

PART I—PURCHASE AND USE BY CONSUMERS

2. (1) No consumer shall acquire any sugar except by purchase in accordance with the provisions of this Part and no person shall supply any sugar to any consumer except a quantity purchased from him by such consumer in accordance with such provisions; provided however, that nothing in this Section shall be construed so as to prevent a consumer from giving sugar to or receiving sugar from another person in his household or from being served with sugar in the course of meals or refreshments.

(2) No consumer shall buy or offer to buy any sugar except from a merchant dealing in sugar in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board, and no person except such a merchant shall sell or offer to sell any sugar to a consumer.

3. (1) No consumer shall buy or offer to buy any sugar except for himself or for other persons in his household.

(2) No consumer shall buy or offer to buy any sugar

(a) for himself unless he is the holder of a valid ration book or card, or

(b) for any person in his household unless such person is the holder of a valid ration book or card.

4. Ration book 2 shall have attached thereto when issued a sheet of sugar coupons numbered consecutively from 1 to 13 each of which shall represent and be valid for the purchase of one pound of sugar on and at any time after the date printed thereon.

5. Sugar coupons numbered consecutively from 1 to 13 attached to ration book 1 issued under the provisions of Order No. 176 of the Board, shall on March 31, 1943, cease to be valid for the purchase of sugar by consumers.

6. Each ration card shall have attached thereto when issued an appropriate number of sugar coupons, depending upon the period for which such card is issued, each of which sugar coupons shall represent and be valid for the purchase of one pound of sugar on any date.

7. Save as otherwise provided in this Order, no consumer shall purchase any sugar unless

- (a) he surrenders at the time of purchase to the merchant from whom the sugar is being purchased valid sugar coupons representing the quantity of sugar being purchased, and
- (b) such sugar coupons are detached from their ration book or card by or in the presence of such merchant or his employee;

provided that a consumer may detach from a ration book an entire sheet of sugar coupons, or any remaining part of a sheet, and lodge such sugar coupons with the merchant of his choice for safekeeping during such period as the consumer may from time to time desire, and such merchant shall detach the proper sugar coupons as he delivers sugar on the orders of such consumer in accordance with the valid dates referred to in Section 4 of this order.

8. Each ration book and card and each sugar coupon and canning sugar coupon shall at all times be the property of His Majesty in right of Canada.

9. (1) No sugar coupon shall be valid for the purchase of sugar by a consumer unless the instructions printed on the ration book or card to which it is attached are complied with in all respects.

(2) No sugar coupon shall be valid for the purchase of sugar by any consumer except the consumer to whom the ration book or card to which it is attached was issued and other persons in his household acting on his behalf.

(3) No sugar coupon shall be valid for the purchase of sugar by a consumer if it is detached from a ration book or card in any manner except the manner set forth in Section 7 of this Order.

10. (1) No sugar coupon shall be valid for the purchase of sugar by a consumer after the death of the holder of the ration book or card to which it is attached; and the ration book or card of a deceased person shall, forthwith after his decease, be forwarded by his legal representatives to the nearest office of the Board.

(2) No sugar coupon shall be valid for the purchase of sugar by a consumer after the holder of the ration book or card to which it is attached has ceased to reside in Canada; and a consumer who ceases to reside in Canada shall forthwith, on his departure from Canada, forward his ration book or card to the nearest office of the Board.

11. (1) In addition to the sugar that may be purchased by means of sugar coupons, any consumer may obtain sugar for home canning in accordance with the provisions of this Section.

(2) Any consumer may apply to the nearest Local Ration Board for canning sugar coupons by

- (a) completing and signing the application for canning sugar provided in his ration book,
- (b) attaching thereto the blank application for canning sugar provided in the ration book of every other person in his household, recording on such blank application the serial number of the ration book from which it is removed, and
- (c) forwarding his completed, signed application and all said blank applications to the said Local Ration Board.

(3) The number of canning sugar coupons issued by the said Local Ration Board shall represent only the quantity of sugar that, in the opinion of such Board, is reasonably required and is to be used by the applicant for home canning not later than November 30, 1943.

(4) No consumer shall purchase any sugar for home canning unless

- (a) he surrenders at the time of purchase to the merchant from whom the sugar is being obtained valid canning sugar coupons representing the quantity of sugar being purchased, and

(b) such canning sugar coupons are detached from their card by or in the presence of such merchant or his employee; provided that the consumer may lodge with such merchant the card to which the coupons are attached, in which case such merchant shall detach the proper canning sugar coupons as he delivers sugar on the orders of the consumer in accordance with the valid dates of such coupons.

(5) Each canning sugar coupon shall represent and be valid for the purchase, on and after the first day of the month printed thereon, of 5 pounds of sugar for home canning.

(6) Each canning sugar coupon shall cease to be valid for the purchase of sugar on October 1, 1943.

(7) No canning sugar coupon shall be valid except for purchase of sugar by the consumer whose name and address is recorded on the card to which the coupon is attached and by other persons in his household.

(8) No consumer shall purchase or use sugar for home canning in excess of one-half pound of sugar for each pound of fruit.

(9) No consumer shall purchase or use sugar for making any jam or jelly in excess of three-quarters of a pound of sugar for each pound of fruit.

(10) Prior to December 1, 1943, no consumer who has purchased sugar for home canning shall use such sugar for any other purpose and if any such consumer has any quantity of such sugar on hand on December 1, 1943, he shall not later than December 15, 1943, forward to the said Local Ration Board a statement setting forth such quantity and shall detach from the ration book of himself or other persons in his household sugar coupons representing such quantity and shall attach such coupons to such statement.

(11) For the purposes of this Section,

(a) "fruit" means perishable fresh fruit, apples, crab-apples and citron, but does not include tomatoes, pumpkin or marrow;

(b) "sugar for home canning" means sugar to be used in the household of the purchaser for preserving or canning fruit or making fruit jam or jelly for consumption in such household.

Boarding Houses

12. (1) Any operator of a boarding house may apply under the provisions of Part II of this Order for registration with the Board as a quota user and, upon such registration being approved, shall be governed by all of the provisions of Part III of this Order relating to a quota user.

(2) Every operator of a boarding house who is not registered as a quota user shall purchase and use sugar as a consumer and each boarder shall be deemed to be a person in his household.

PART II—REGISTRATION BY QUOTA USERS AND INDUSTRIAL USERS

13. Every quota user and industrial user shall register with the Board as a user of sugar by means of an application by him on the form provided by the Board; provided that this section shall not apply to any quota user or industrial user who has registered with the Board pursuant to the provisions of Orders Nos. 150 and 176 of the Board and provided further that any application may be rejected, and that any registration may be cancelled.

14. (1) Subject to subsection (2) of this Section, every quota user and industrial user of sugar having two or more administrative offices (counting the head office as an administrative office) shall make separate application for registration in respect of each office, and each office in respect of the purchase and use of sugar shall be deemed to be a separate quota user or industrial user.

(2) Any such quota user and industrial user of sugar may, however, elect in his application to have all or any number of such administrative offices registered and treated as one quota user or industrial user for the purpose of the fixing, purchase and use of its quota of sugar.

PART III—PURCHASE AND USE BY QUOTA USERS

15. (1) No quota user shall acquire, use or serve any sugar unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No quota user shall acquire any sugar except by purchase from a supplier in accordance with the provisions of this Part.

(3) No supplier shall sell or offer to sell or supply to any quota user any sugar except a quantity purchased from him in accordance with the provisions of this Part.

16. Every quota user shall open and operate a sugar ration coupon bank account.

17. No quota user shall purchase, use or serve any sugar

(a) unless, by or under authority of the Ration Administrator a quota has been fixed in a document, a copy of which has been issued by ordinary mail to such quota user, and

(b) unless, for each purchase and at the time of purchase he completes, signs and surrenders to a supplier, a sugar ration cheque drawn on his sugar ration coupon bank account and representing the quantity of sugar being purchased.

18. (1) No quota user shall serve more than three lumps or two teaspoonfuls of sugar for any beverage, and more than two teaspoonfuls of sugar for any food, to any person at any one sitting.

(2) No quota user operating an establishment in which meals or refreshments are served chiefly to the transient public shall

(a) allow any sugar container of any kind, or loose or wrapped sugar, to be left on a table, counter, tray or saucer;

(b) serve any sugar to any customer who has not requested a serving of sugar; or

(c) permit the use of perforated shakers for the dispensing of granulated or fruit sugar.

19. (1) Every quota user shall obtain from each person residing in his establishment for two weeks or longer his ration book or card and shall detach therefrom one sugar coupon and thereafter shall detach one sugar coupon at the expiration of each succeeding period of two weeks during which such person continues to reside in his establishment.

(2) Every such quota user shall forward all such detached sugar coupons each month to the office designated by the Ration Administrator, accompanied by a form provided by the Board, stating the number of coupons so forwarded and such coupons shall be affixed to gummed sheets in the manner prescribed by the Ration Administrator.

(3) Upon any such person ceasing to reside in the establishment of a quota user, such quota user shall return to him his ration book or card; and in the event of the death of such person while residing in such establishment, such quota user shall forward such ration book or card to the nearest office of the Board.

20. Each quota user shall

(a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of sugar made by him during any period referred to in such request, and

(b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all sugar purchased, held or controlled by him and the respective use of each quantity thereof, in such form and with such documentary evidence that the account may be readily audited.

PART IV—PURCHASE AND USE OF SHIPS' STORES

21. (1) The provisions of this Section shall apply only to sugar for ships' stores purchased in Canada for vessels operated for commercial purposes.

(2) In the case of a vessel operated by a resident of Canada solely on the Great Lakes, including Georgian Bay, the River and Gulf of St. Lawrence and their connecting and tributary waters, or on any other Canadian inland or territorial waters, the

operator shall register with the Board under the provisions of Part II of this Order as a quota user and thereupon shall be governed by the provisions of Part III of this Order.

(3) In the case of a vessel operated solely on the waters referred to in subsection (2) of this Section by a person who is not a resident of Canada, the operator may apply for registration with the Board under the provisions of Part II of this Order as a quota user and thereupon shall be governed by the provisions of Part III of this Order but in the absence of such registration the operator shall not acquire any sugar in Canada except by purchase from a merchant dealing in sugar in the ordinary course of business, holding a licence under the provisions of Order No. 202 of the Board, to whom he surrenders at the time of purchase a special purchase permit issued by or under the authority of the Ration Administrator and setting forth the quantity of sugar purchased; provided that no such operator shall buy or offer to buy and no person shall sell or offer to sell or supply to any such operator any sugar in excess of the quantity specified in the said special purchase permit.

22. (1) The provisions of this Section shall apply to sugar for ships' stores purchased in Canada for all vessels (except private pleasure craft) to which the provisions of Sections 21 and 23 of this Order do not apply.

(2) No sugar shall be acquired or supplied in Canada by any person for ships' stores for any vessel referred to in subsection (1) of this Section unless

- (a) the sugar is purchased from a supplier dealing in sugar in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board; and
- (b) the captain or purser of the vessel or other person authorized to purchase ships' stores for such vessel completes, signs and surrenders to such supplier a requisition approved by the Administrator of Ships' Stores or by a person designated by him for a quantity of sugar not exceeding a quota of one and three-quarters pounds ($1\frac{3}{4}$ lbs.) of sugar per person per week based on the number of the ship's company and the duration of the anticipated voyage.

PART V—PURCHASES BY OR FOR THE ARMED FORCES

23. (1) Save as provided in subsection (2) of this Section, nothing in this Order shall be deemed to affect official purchases of sugar by or for the armed forces.

(2) The person making any such official purchase shall complete, sign and surrender to a supplier, at the time of each purchase, a requisition, for the quantity of sugar purchased.

(3) For the purposes of this Order, "official purchases of sugar by or for the armed forces" means and includes

- (a) any purchases of sugar by the Department of National Defence, the Department of National Defence Naval Services, or the Department of National Defence Air Services;
- (b) any purchases of sugar by the Department of Munitions and Supply for Naval, Military or Air Services;
- (c) any purchases of sugar by the Department of Pensions and National Health for use in military hospitals and similar establishments caring for men prior and subsequent to discharge from the armed forces;
- (d) any purchases of sugar by a person authorized to purchase sugar for use in canteens or messes situated within the limits of naval, military or air force camps, barracks, dockyards or similar establishments, or designated by the Department of National War Services and approved by the Ration Administrator; and
- (e) any purchases of sugar by the Canadian Red Cross Society for export purposes only.

PART VI—PURCHASE AND USE BY INDUSTRIAL USERS

24. (1) No industrial user shall acquire any sugar unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No industrial user shall acquire any sugar except by purchase from a supplier in accordance with the provisions of this Part.

(3) No supplier shall sell or offer to sell or supply to any industrial user any sugar except a quantity purchased from him in accordance with the provisions of this Part.

25. (1) On and after April 1, 1943, every industrial user shall operate a sugar ration coupon bank account.

(2) On and after April 1, 1943, in respect of sugar for use in the manufacture of any products for consumption in Canada, other than products referred to in clauses (b) and (c) of Section 26 of this Order, an industrial user shall not purchase or use any sugar unless, by or under authority of the Sugar Administrator, a quota has been fixed in a document, a copy of which has been issued by ordinary mail to such industrial user.

(3) On and after April 1, 1943, no industrial user shall purchase or use any sugar referred to in subsection (2) of this Section unless for each purchase he completes, signs and surrenders to a supplier, at the time of purchase, a sugar ration cheque drawn on his sugar ration coupon bank account and representing the quantity of sugar being purchased.

(4) For the purposes of this Section and of subsection (3) of Section 27 of this Order the use of sweetened condensed milk in the manufacture of a product shall be deemed to be the use of sugar to the extent of forty-two percent (42%) of the weight of the sweetened condensed milk so used.

26. On and after April 1, 1943, in respect of sugar for use in the manufacture of

- (a) any products to be exported by him;
- (b) any products to be sold by him to the Department of National Defence, Department of National Defence Naval Services, or Department of National Defence Air Services, or sold to the Canadian Red Cross Society for export purposes only;
- (c) any products to be delivered by him to canteens and messes situated within the limits of military, naval or air force camps, barracks, dockyards, or such similar establishments as may from time to time be approved by the Sugar Administrator; provided, however, that upon making any such delivery the industrial user shall obtain and retain as proof thereof a receipt signed by the military, naval or air force officer in authority;

an industrial user shall not purchase any sugar in excess of the quantity specified in a special purchase permit obtained from the Sugar Administrator on the application of the industrial user, which special permit shall be surrendered at the time of purchase by such industrial user to a supplier.

27. (1) Upon request by or on behalf of the Sugar Administrator, each industrial user shall furnish such information and exhibit such books, records and documents as may be required to disclose fully all purchases and uses of sugar made by him during any period referred to in such request.

(2) Each industrial user shall prepare and keep available for inspection at all times by any representative of the Board an exact account of all sugar purchased and used by him, in such form and with such documentary evidence that the account may be readily audited.

(3) Each industrial user shall send to the Sugar Administrator, not later than the 15th day of January, April, July and October in each year, a statement in writing showing the quantity of sugar used by him (including as sugar 42 per cent of the weight of any sweetened condensed milk used by him) in the preceding quarter in the manufacture of

- (a) products for consumption in Canada other than products delivered or to be delivered to purchasers and destinations named in clauses (b) and (c) of Section 26 of this Order;
- (b) products delivered or to be delivered to purchasers and destinations named in clauses (b) and (c) of Section 26 of this Order;
- (c) products exported or to be exported by him.

28. In all respects relating to the purchase and use of sugar up to and including March 31, 1943, every industrial user shall be governed by the provisions of Order No. 176 of the Board as amended by Orders Nos 198 and 207 of the Board.

Beekeepers

29. Any person keeping honey bees (hereinafter called a "beekeeper") and desiring to purchase sugar for use in respect of such bees shall register with the Board in such manner as may be prescribed from time to time by the Sugar Administrator.

30. (1) Any beekeeper desiring to purchase sugar for use in respect of his bees shall forward to the Provincial Apiarist of the province in which he resides a statement showing:

- (a) the beekeeper's name and complete address;
 - (b) the number of colonies of bees required to be fed by him;
 - (c) the period during which it is anticipated it will be necessary to feed such bees; and
 - (d) the minimum number of pounds of sugar required to feed such bees in such period.
- (2) Upon receipt of such statement, the Provincial Apiarist shall
- (a) verify, to the best of his knowledge and from records in his possession, the facts stated;
 - (b) if satisfied as to the facts stated, issue and sign in triplicate a special purchase permit setting forth therein the name and complete address of such beekeeper, and the minimum number of pounds of sugar such beekeeper requires to purchase to preserve his bees and his production of honey in the period stated in the application; and
 - (c) forward the original and duplicate of such permit to such beekeeper and the triplicate to the Sugar Administrator.

(3) No beekeeper shall acquire any sugar for use in respect of his bees and no person shall supply any such sugar to a beekeeper except the quantity set forth in the said special purchase permit.

PART VII—PURCHASES BY RETAILERS AND SUPPLIERS

31. No retailer or supplier shall acquire from any person or supply to any person any sugar except in accordance with the provisions of this Order and no person shall supply any sugar to any retailer or supplier except in accordance with such provisions.

32. Any retailer or supplier of sugar required to do so by the Ration Administrator shall open and operate a sugar ration coupon bank account, and any retailer or supplier authorized to do so by or on behalf of the Ration Administrator may open and operate a sugar ration coupon bank account.

33. (1) No retailer or supplier who does not operate a sugar ration coupon bank account shall acquire any sugar except by purchase from a supplier to whom he surrenders at the time of purchase valid ration documents lawfully received by him and representing the quantity of sugar being purchased thereagainst by him; provided that when such purchase is of sugar in bulk, the said valid ration documents need represent only 98 per cent of the quantity of sugar being purchased.

- (2) For the purposes of this Section, "valid ration documents" means
- (a) valid sugar coupons or valid canning sugar coupons which shall be affixed to gummed sheets in the manner prescribed by the Ration Administrator, but sugar coupons from ration book 1 shall be surrendered not later than May 31, 1943; provided that the Ration Administrator may limit the number of such coupons which may be surrendered at any one time and may require instead the obtaining and surrender of a bank transfer voucher; or
 - (b) special purchase permits; or
 - (c) requisitions having the supplier's declaration thereon duly completed; provided that requisitions, other than those mentioned in Parts IV and V of this Order, are surrendered not later than April 30, 1943; or

- (d) sugar ration cheques endorsed by such retailer or supplier and properly signed and completed by a person who operates a sugar ration coupon bank account; or
- (e) bank transfer vouchers lawfully issued and properly endorsed; or
- (f) replacement certificates having the supplier's declaration thereon duly completed; provided that such certificates are surrendered not later than March 31, 1943.

34. No retailer or supplier who operates a sugar ration coupon bank account shall acquire any sugar except by purchase from a supplier to whom he surrenders at the time of purchase a sugar ration cheque drawn on his said account properly signed and completed by him and representing the quantity of sugar being purchased thereagainst by him; provided that when the purchase is of sugar in bulk, the sugar ration cheque need represent only 98 per cent of the quantity of sugar being purchased.

35. Any retailer or supplier of sugar shall, when obtaining a bank transfer voucher, deliver to the bank issuing the said voucher valid sugar coupons, valid canning sugar coupons, special purchase permits, requisitions, sugar ration cheques, or replacement certificates, representing a quantity of sugar not less than the quantity prescribed from time to time by the Ration Administrator.

PART VIII—SALES BY REFINERS

36. (1) No refiner shall sell any sugar to any retailer or supplier except upon obtaining at the time of purchase surrender of one or more sugar ration cheques or bank transfer vouchers representing the quantity of sugar being purchased thereagainst by such retailer or supplier; provided that when the sale is of sugar in bulk the said cheques or vouchers need represent only 98 per cent of the quantity being sold.

(2) If any refiner disposes of his sugar through any incorporated or unincorporated selling organization, such organization shall be deemed to be a refiner for all purposes of this Order.

37. (1) Every refiner shall open and operate a sugar ration coupon bank account.

(2) Every refiner shall from time to time, or as may be directed by the Sugar Administrator, forward to the said Administrator a sugar ration cheque in favour of the said Administrator representing the number of sugar coupons standing to the credit of such refiner in his sugar ration coupon bank account and such cheque shall be certified by the bank keeping the said account.

PART IX—GENERAL PROVISIONS

38. (1) No person other than a refiner or a merchant dealing in sugar in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board shall supply any sugar to any person and no person shall purchase or otherwise acquire any sugar except from such refiner or merchant.

(2) No person shall supply any sugar to any other person except a consumer, quota user, industrial user, retailer, supplier, or purchasers described in Sections 21, 22, 23 and 29 of this Order.

(3) No person shall supply any sugar to any other person except a quantity lawfully purchased from him by such other person; provided that nothing in this Section shall be construed so as to prevent one person from giving sugar to another person in his household or from serving sugar in the course of meals or refreshments.

39. (1) No person required by the provisions of this Order to register with the Board shall purchase or otherwise acquire, use or supply any sugar unless and until he has registered in accordance with such provisions.

(2) No person shall supply any sugar to any other person who is required by the provisions of this Order to register with the Board and who has not registered in accordance with such provisions.

40. No seller of sugar shall sell any sugar to any person if he believes such person has contravened or is attempting to contravene any provision of this Order.

41. No person, except as provided by this Order, shall

- (a) forge, counterfeit, utter, endorse, transfer, traffic in, alter, deface, mutilate, obliterate or destroy any sugar coupon, canning sugar coupon, ration book, ration card, requisition, certificate, permit, ration cheque, transfer voucher, or any other document relating to a purchase or use of sugar, or anything printed or written thereon;
- (b) obtain, use, retain or have in his possession any ration book or card other than ration books or cards issued to him or to other persons in his household;
- (c) obtain, use, retain or have in his possession any sugar coupon or canning sugar coupon that has been detached from a ration book or card, except in accordance with the provisions of this Order, or detached prior to the valid date of such coupon;
- (d) impersonate or falsely represent himself or any other person as being the person to whom a ration book or card has been issued or as being a member of the household in which the person to whom a ration book or card has been issued resides;
- (e) fail, if he receives more than one current ration book or card purporting to be issued to him, to return immediately all but one of such current ration books or cards to the nearest office of the Board;
- (f) fail to send immediately to the nearest office of the Board any sugar coupons, canning sugar coupons, ration books or cards which come into his possession and which he is not specifically authorized by this Order to retain or otherwise deal with;
- (g) issue a sugar ration cheque unless, at the time he issues such ration cheque, he has to his credit in a sugar ration coupon bank account coupons representing not less than the quantity of sugar represented by such ration cheque, and all outstanding sugar ration cheques issued by him against the said account.

42. Notwithstanding any other provision of this Order, the Sugar Administrator, in respect of refiners and the use of sugar by industrial users, may from time to time

- (a) on the recommendation of the Foods Administrator, make such arrangements as he deems proper for the provision of special supplies of sugar at appropriate times to industrial users for the purpose of preserving or canning fruits and vegetables, or making jam or jelly therefrom;
- (b) make any order relating to and regulate the purchase, stocks, use, consumption, sale and distribution of sugar and products containing sugar;
- (c) require any person to furnish such information in such form and at such time or times as he may prescribe;
- (d) take possession of any sugar in the possession or control of any person in excess of the quantity deemed by such Administrator to be reasonably required by such person and dispose of such seized sugar in such manner as may appear to him to be expedient;
- (e) vary or withdraw the quota of any person or cancel the registration of any industrial user;
- (f) grant such exemption, permit or authority in special cases of individual hardship or in such other cases as he deems proper.

43. Notwithstanding anything contained in this Order, the Ration Administrator, in respect of any person other than a refiner or an industrial user, may from time to time

- (a) make such arrangements as he deems proper for the provision of special supplies of sugar at appropriate times for the purpose of home preserving or canning or culinary use of any commodity;
- (b) make any order relating to and regulate the purchase, stocks, use, consumption, sale and distribution of sugar by any person in any area;

- (c) require any person to furnish such information in such form and at such time or times as he may prescribe;
- (d) take possession of any sugar in the possession or control of any person in excess of the quantity deemed by such Administrator to be reasonably required by such person and, with the approval of the Sugar Administrator, dispose of such seized sugar in such manner as appears to him to be expedient;
- (e) vary or withdraw the quota of any person or cancel the registration of any quota user;
- (f) make an Administrator's Order, on any matter affected by any provision of this Order, signed by himself and countersigned by the Chairman of the Board;
- (g) grant such exemption, permit or authority in special cases of individual hardship and in such other cases as he deems proper.

44. Notwithstanding anything contained in this Order, the Sugar Administrator may authorize any sale of salvaged or unclaimed sugar or any other sale of sugar that he deems proper and may issue such form of permit in any such cases as he may decide.

45. Save as otherwise provided by this Order, Orders Nos. 176, 198 and 207 of the Board are hereby revoked as of March 1, 1943, but any action theretofore taken by or on behalf of the Sugar Administrator or Ration Administrator under the authority of or continued in effect by any of such Orders shall continue to have full force and effect.

46. This Order shall be effective on and after the 1st day of March, 1943.

Dated at Ottawa, the 27th day of February, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 243.

Respecting the Rationing of Tea and Coffee

made pursuant to Order in Council P.C. 8528, dated the first day of November, 1941.

1. For the purposes of this Order,
 - (a) "bank" means any bank to which the Bank Act 24-25 Geo. V. ch. 24 applies and any other bank or institution authorized by the Ration Administrator to keep tea and coffee ration coupon bank accounts;
 - (b) "bank transfer voucher" means the form provided and so designated by the Board and intended for issue by a bank;
 - (c) "Board" means the Wartime Prices and Trade Board;
 - (d) "boarding house" means a self-contained dwelling place the occupier of which normally provides meals to more than two boarders at a time;
 - (e) "coffee" means roasted coffee, ground or unground, and includes any coffee concentrate or substitute containing coffee;
 - (f) "consumer" means any person who buys or uses tea or coffee for personal or household consumption;
 - (g) "individual tea bag" means a bag containing tea and made for an individual serving of tea in beverage form;
 - (h) "person in his household" means and includes a resident member of the family, a resident servant, a boarder and any other person residing in the household, but does not include any person who has not reached the full age of twelve years on March 1, 1943;

- (i) "quota" means the quantity of tea or coffee allotted by the Ration Administrator for the period designated;
- (j) "quota user" means any person who buys or uses tea or coffee for the purpose of serving meals or refreshments for other than personal or household consumption;
- (k) "Ration Administrator" means the Administrator of Consumer Rationing appointed by the Board;
- (l) "ration book" means ration book 1 or ration book 2;
- (m) "ration book 1" and "ration book 2" mean respectively the form provided and so designated by the Board;
- (n) "ration card" means the form so designated and provided by the Board for temporary use;
- (o) "replacement certificate" means the form so designated and provided by the Board;
- (p) "requisition" means the form provided and so designated by the Board;
- (q) "retailer" means any person who sells tea or coffee other than in beverage form to a consumer;
- (r) "special purchase permit" means the form provided and so designated by the Board and intended for use in special cases as provided in this Order;
- (s) "supplier" means any person who sells tea, coffee or green coffee to any person other than a consumer;
- (t) "tea and coffee coupon" means a tea and coffee ration coupon attached to a ration book or ration card when issued;
- (u) "tea and coffee ration cheque" means the form provided and so designated by the Board and intended for use by a person operating a tea and coffee ration coupon bank account;
- (v) "tea and coffee ration coupon bank account" means an account kept by a branch of a bank for a retailer or supplier of tea, coffee or green coffee or for a quota user;
- (w) "week" means any period of seven days.

PART I—Purchase and Use by Consumers

2. (1) No consumer shall acquire any tea or coffee except by purchase in accordance with the provisions of this Part and no person shall supply any tea or coffee to any consumer except a quantity purchased from him by such consumer in accordance with such provisions; provided, however, that nothing in this Section shall be construed so as to prevent a consumer from giving tea or coffee to or receiving tea or coffee from another person in his household or from being served with tea or coffee in beverage form in the course of meals or refreshments.

(2) No consumer shall buy or offer to buy any tea or coffee except from a merchant dealing in tea or coffee in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board, and no person except such a merchant shall sell or offer to sell any tea or coffee to a consumer.

3. (1) No consumer shall buy or offer to buy any tea or coffee except for himself or for other persons in his household.

(2) No consumer shall buy or offer to buy any tea or coffee

(a) for himself unless he is the holder of a valid ration book or card, or

(b) for any person in his household unless such person is the holder of a valid ration book or card.

4. (1) Ration book 2 shall have attached thereto when issued a sheet of tea and coffee coupons numbered consecutively from 1 to 13.

(2) On and at anytime after the date printed thereon, each of the tea and coffee coupons mentioned in subsection (1) of this Section shall represent and be valid for the purchase, at the option of the consumer, of

- (a) two ounces of tea; or
- (b) eight ounces of coffee; or
- (c) that quantity of coffee concentrate or of a substitute containing coffee normally required to make 25 cups of beverage;

provided that, in the case of coffee concentrates or substitutes containing coffee packaged for sale in a quantity in excess of that normally required to make 25 cups of beverage or any multiple of 25, such excess quantity may be ignored.

5. Tea and coffee coupons marked Spare "A" and attached to ration book 1 issued under the provisions of Order No. 177 of the Board, shall on March 31, 1943, cease to be valid for the purchase of tea or coffee by consumers.

6. Each ration card shall have attached thereto when issued an appropriate number of tea and coffee coupons, depending upon the period for which such card is issued, each of which coupons shall represent and be valid for the purchase, on any date, of that quantity of tea or coffee set forth in subsection (2) of Section 4 of this Order.

7. No consumer shall purchase any tea or coffee by means of tea and coffee coupons unless

- (a) he surrenders at the time of purchase to the merchant from whom the tea or coffee is being purchased valid tea and coffee coupons representing the quantity of tea or coffee being purchased, and
- (b) such tea and coffee coupons are detached from their ration book or card by or in the presence of such merchant or his employee;

provided that a consumer may detach from a ration book an entire sheet of tea and coffee coupons, or any remaining part of a sheet, and lodge such coupons with the merchant of his choice for safe-keeping during such period as the consumer may from time to time desire, and such merchant shall detach the proper coupons as he delivers tea or coffee on the orders of such consumer in accordance with the valid dates referred to in Section 4 of this Order.

8. Each ration book and card and each tea and coffee coupon shall at all times be the property of His Majesty in right of Canada.

9. (1) No tea and coffee coupon shall be valid for the purchase of tea or coffee by a consumer unless the instructions printed on the ration book or card to which it is attached are complied with in all respects.

(2) No tea and coffee coupon shall be valid for the purchase of tea or coffee by any consumer except the consumer to whom the ration book or card to which it is attached was issued or any person in his household.

(3) No tea and coffee coupon shall be used by or on behalf of any person who had not reached the full age of twelve years on or before March 1, 1943.

(4) No tea and coffee coupon shall be valid for the purchase of tea or coffee by a consumer if it is detached from a ration book or card in any manner except the manner set forth in Section 7 of this Order.

10. (1) No tea and coffee coupon shall be valid for the purchase of tea or coffee by a consumer after the death of the holder of the ration book or card to which it is attached; and the ration book or card of a deceased person shall, forthwith after his decease, be forwarded by his legal representatives to the nearest office of the Board.

(2) No tea and coffee coupon shall be valid for the purchase of tea or coffee by a consumer after the holder of the ration book or card to which it is attached has ceased to reside in Canada; and a consumer who ceases to reside in Canada shall, on his departure from Canada, forward his ration book or card to the nearest office of the Board.

Boarding Houses

11. (1) Any operator of a boarding house may apply under the provisions of Part II of this Order for registration with the Board as a quota user and, upon such registration being approved, shall be governed by all of the provisions of Part III of this Order relating to a quota user.

(2) Every operator of a boarding house who is not registered as a quota user shall purchase and use tea and coffee as a consumer and each boarder shall be deemed to be a person in his household.

PART II—Registration by Quota Users

12. Every quota user shall register with the Board as a user of tea and coffee by means of an application by him on the form provided by the Board; provided that this Section shall not apply to any quota user who has registered with the Board pursuant to the provisions of Order No. 177 of the Board and provided further that any application may be rejected, and that any registration may be cancelled.

13. (1) Subject to subsection (2) of this Section, every quota user of tea or coffee having two or more administrative offices (counting the head office as an administrative office) shall make separate application for registration in respect of each office, and each office in respect of the purchase and use of tea or coffee shall be deemed to be a separate quota user.

(2) Any such quota user of tea or coffee may, however, elect in his application to have all or any number of such administrative offices registered and treated as one quota user for the purpose of the fixing, purchase and use of its quota of tea or coffee.

PART III—Purchase and Use by Quota Users

14. (1) No quota user shall acquire, use or serve any tea or coffee unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No quota user shall acquire any tea or coffee except by purchase from a supplier in accordance with the provisions of this Part.

(3) No supplier shall sell or offer to sell or supply to any quota user any tea or coffee except a quantity purchased from him in accordance with the provisions of this Part.

15. Every quota user shall open and operate a tea and coffee ration coupon bank account.

16. No quota user shall purchase, use or serve any tea or coffee,

(a) unless, by or under authority of the Ration Administrator, a quota has been fixed in a document, a copy of which has been issued by ordinary mail to such quota user, and,

(b) unless, for each purchase and at the time of purchase he completes, signs and surrenders to a supplier, a tea and coffee ration cheque drawn on his tea and coffee ration coupon bank account and representing the quantity of tea or coffee being purchased.

17. (1) No quota user shall

(a) use more than one individual tea bag or an equivalent amount of loose tea per person for each serving of tea;

(b) provide any person with more than one serving of tea in beverage form at any one sitting;

(c) provide any person with more than one cupful of coffee in beverage form at any one sitting;

(d) serve both tea and coffee in beverage form to any one person at one sitting.

(2) No quota user operating an establishment in which meals are served chiefly to the transient public shall be required to reduce the price of any meal by reason

of the discontinuance by him of the practice or custom of serving extra cups of tea or coffee in beverage form without charge.

18. (1) Every quota user shall obtain from each person residing in his establishment for two weeks or longer his ration book or card and shall detach therefrom one tea and coffee coupon and thereafter shall detach one tea and coffee coupon at the expiration of each succeeding period of two weeks during which such person continues to reside in his establishment.

(2) Every such quota user shall forward all such detached tea and coffee coupons each month to the office designated by the Ration Administrator accompanied by a form provided by the Board, stating the number of coupons so forwarded and such coupons shall be affixed to gummed sheets in the manner prescribed by the Ration Administrator.

(3) Upon any such person ceasing to reside in the establishment of a quota user, such quota user shall return to him his ration book or card; and in the event of the death of such person while residing in such establishment, such quota user shall forward such ration book or card to the nearest office of the Board.

19. Each quota user shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of tea or coffee made by him during any period referred to in such request, and
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all tea or coffee purchased, held or controlled by him and the respective use of each quantity thereof, in such form and with such documentary evidence that the account may be readily audited.

PART IV—Purchase and Use of Ship's Stores

20. (1) The provisions of this Section shall apply only to tea and coffee for ship's stores purchased in Canada for vessels operated for commercial purposes.

(2) In the case of a vessel operated by a resident of Canada solely on the Great Lakes, including Georgian Bay, the River and Gulf of St. Lawrence and their connecting and tributary waters, or on any other inland or territorial waters, the operator shall register with the Board under the provisions of Part II of this Order as a quota user and thereupon shall be governed by the provisions of Part III of this Order.

(3) In the case of a vessel operated solely on the waters referred to in subsection (2) of this Section by a person who is not a resident of Canada, the operator may apply for registration with the Board under the provisions of Part II of this Order as a quota user and thereupon shall be governed by the provisions of Part III of this Order, but in the absence of such registration, the operator shall not acquire any tea or coffee in Canada except by purchase from a merchant dealing in tea and coffee in the ordinary course of business, holding a licence under the provisions of Order No. 202 of the Board, to whom he surrenders at the time of purchase a special purchase permit issued by or under the authority of the Ration Administrator and setting forth the quantity of tea or coffee purchased; provided that no such operator shall buy or offer to buy and no person shall sell or offer to sell or supply to any such operator any tea or coffee in excess of the quantity specified in the said special purchase permit.

21. (1) The provisions of this Section shall apply to tea and coffee for ship's stores purchased in Canada for all vessels (except private pleasure craft) to which the provisions of Sections 20 and 22 of this Order do not apply.

(2) No tea or coffee shall be acquired or supplied in Canada by any person for ship's stores for any vessel referred to in subsection (1) of this Section unless

- (a) the tea or coffee is purchased from a supplier dealing in tea or coffee in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board, and
- (b) the captain or purser of the vessel or other person authorized to purchase ship's stores for such vessel completes, signs and surrenders to such supplier a requisition approved by the Administrator of Ship's Stores or by a person

designated by him for a quantity of tea and coffee not exceeding a quota of 6 ounces of tea and 4 ounces of coffee per person per week based on the number of the ship's company and the duration of the anticipated voyage.

PART V—*Purchases by or for the Armed Forces*

22. (1) Save as provided in subsection (2) of this Section, nothing in this Order shall be deemed to affect official purchases of tea and coffee by or for the armed forces.

(2) The person making any such official purchase shall complete, sign and surrender to a supplier, at the time of each purchase, a requisition for the quantity of tea or coffee purchased.

(3) For the purposes of this Order, "official purchases of tea and coffee by or for the armed forces" means and includes

- (a) any purchases of tea or coffee by the Department of National Defence, the Department of National Defence Naval Services, or the Department of National Defence Air Services;
- (b) any purchases of tea or coffee by the Department of Munitions and Supply for Naval, Military or Air Services;
- (c) any purchases of tea or coffee by the Department of Pensions and National Health for use in military hospitals and similar establishments caring for men prior and subsequent to discharge from the armed forces;
- (d) any purchases of tea or coffee by a person authorized to purchase tea or coffee for use in canteens or messes situated within the limits of naval, military or air force camps, barracks, dockyards or similar establishments, or designated by the Department of National War Services and approved by the Ration Administrator, and
- (e) any purchases of tea or coffee by the Canadian Red Cross Society for export purposes only.

PART VI—*Purchases by Retailers and Suppliers*

23. (1) No retailer or supplier shall acquire from any person or supply to any person any tea, coffee or green coffee except in accordance with the provisions of this Order and no person shall supply any tea, coffee or green coffee to any retailer or supplier except in accordance with such provisions.

(2) Any retailer or supplier of tea, coffee or green coffee required to do so by the Ration Administrator shall open and operate a tea and coffee ration coupon bank account, and any retailer or supplier authorized to do so by or on behalf of the Ration Administrator may open and operate a tea and coffee ration coupon bank account.

24. (1) Save as otherwise provided in this Order no retailer or supplier who does not operate a tea and coffee ration coupon bank account shall acquire any tea, coffee or green coffee except by purchase from a supplier to whom he surrenders at the time of purchase valid ration documents lawfully received by him representing the quantity of tea, coffee or green coffee being purchased thereagainst by him; provided that when such purchase is of tea in bulk or coffee in bulk, the said valid ration documents need represent only 98% of the quantity of tea or coffee being purchased; when such purchase is of green coffee, the said valid ration documents need represent only 82% of the quantity of green coffee being purchased.

(2) For the purposes of this section, "valid ration documents" means

- (a) valid tea and coffee coupons affixed to gummed sheets in the manner prescribed by the Ration Administrator, but tea and coffee coupons from ration book 1 shall be surrendered not later than May 31, 1943; provided that the Ration Administrator may limit the number of such coupons which may be so surrendered at any one time and may require instead the obtaining and surrender of a bank transfer voucher; or
- (b) special purchase permits; or
- (c) requisitions having the supplier's declaration thereon duly completed; provided that requisitions, other than those mentioned in Parts IV and V of this Order, are surrendered not later than March 31, 1943; or

- (d) tea and coffee ration cheques endorsed by such retailer or supplier and properly signed and completed by a person who operates a tea and coffee ration coupon bank account; or
- (e) bank transfer vouchers lawfully issued and properly endorsed; or
- (f) replacement certificates having the supplier's declaration thereon duly completed, provided that such certificates are surrendered not later than March 31, 1943.

25. No retailer or supplier who operates a tea and coffee ration coupon bank account shall acquire any tea, coffee or green coffee except by purchase from a supplier to whom he surrenders at the time of purchase a tea and coffee ration cheque drawn on his said account properly signed and completed by him and representing the quantity of tea, coffee or green coffee being purchased thereagainst by him; provided that when the purchase is of tea in bulk or coffee in bulk, the tea and coffee ration cheque need represent only 98 per cent of the quantity of tea in bulk or coffee in bulk being purchased, and when the purchase is of green coffee the said cheque need represent only 82 per cent of the quantity of green coffee being purchased.

26. Any retailer or supplier of tea, coffee or green coffee shall, when obtaining a bank transfer voucher, deliver to the bank issuing the said voucher valid tea and coffee coupons, special purchase permits, requisitions, tea and coffee ration cheques, or replacement certificates representing a quantity of tea, coffee or green coffee not less than the quantity prescribed from time to time by the Ration Administrator.

PART VII—*Sales by Suppliers*

27. No supplier shall supply any tea, coffee or green coffee to any person in Canada except pursuant to a sale, and no supplier shall sell any tea, coffee or green coffee to any person except upon obtaining at the time of purchase valid tea and coffee coupons, or special purchase permits, or requisitions, or replacement certificates, or tea and coffee ration cheques or bank transfer vouchers, representing the quantity of tea, coffee or green coffee being purchased thereagainst from such supplier; provided that when such sale is of tea in bulk or coffee in bulk, the said coupons, permits, requisitions, certificates, cheques or vouchers need represent only 98 per cent of the quantity of tea or coffee being sold, and provided further that when such sale is of green coffee the said coupons, permits, requisitions, certificates, cheques or vouchers need represent only 82 per cent of the quantity of green coffee being sold.

28. Any supplier authorized to do so by the Ration Administrator may, upon completion of and in accordance with the terms of such form as may be prescribed by the said Administrator, transfer to any other supplier, also authorized by the said Administrator, any quantity of tea in bulk or green coffee.

29. Every supplier authorized by the Ration Administrator under section 28 of this Order and every supplier required to do so by the said Administrator shall

- (a) not later than the 10th day of each month, forward to the Ration Administrator, Montreal, a statement in a form prescribed by the said Administrator, showing his transactions in tea, coffee and green coffee during the preceding month; and
- (b) from time to time or as may be directed by the Ration Administrator forward to the said Administrator a tea and coffee ration cheque in favor of the said Administrator representing the number of tea and coffee coupons standing to the credit of such supplier in his tea and coffee ration coupon bank account and such cheque shall be certified by the bank keeping the said account.

30. Every supplier shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of tea, coffee and green coffee made by such supplier during any period referred to in such request, and

- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all tea, coffee and green coffee purchased, held or controlled by him and the respective use of each quantity thereof, in such form and with such documentary evidence that the account may be readily audited.

PART VIII—General Provisions

31. (1) No person other than a merchant dealing in tea, coffee or green coffee in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board shall supply any tea, coffee or green coffee to any person and no person shall purchase or otherwise acquire any tea, coffee or green coffee except from such a merchant.

(2) No person shall supply any tea, coffee or green coffee to any other person except a consumer, quota user, retailer, supplier or purchasers described in Sections 20, 21 and 22 of this Order.

(3) No person shall supply any tea, coffee or green coffee to any other person except a quantity lawfully purchased from him by such other person; provided that nothing in this Section shall be construed so as to prevent one person from giving tea or coffee to another person in his household or from serving tea or coffee in beverage form in the course of meals or refreshments.

32. (1) No person required by the provisions of this Order to register with the Board shall purchase or otherwise acquire, use or supply any tea, coffee or green coffee unless and until he has registered in accordance with such provisions.

(2) No person shall supply any tea, coffee or green coffee to any other person who is required by the provisions of this Order to register with the Board and who has not registered in accordance with such provisions.

33. No seller of tea, coffee or green coffee shall sell any tea, coffee or green coffee to any person if he believes such person has contravened or is attempting to contravene any provision of this Order.

34. No person, except as provided by this Order, shall

- (a) forge, counterfeit, utter, endorse, transfer, traffic in, alter, deface, mutilate, obliterate or destroy any tea and coffee coupon, ration book, ration card, requisition, certificate, permit, ration cheque, transfer voucher or any other document relating to a purchase or use of tea or coffee or anything printed or written thereon;
- (b) obtain, use, retain or have in his possession any ration book or card other than ration books or cards issued to him or to other persons in his household;
- (c) obtain, use, retain or have in his possession any tea and coffee coupon that has been detached from a ration book or card except in accordance with the provisions of this Order or detached prior to the validity date of such coupon;
- (d) impersonate or falsely represent himself or any other person as being the person to whom a ration book or card has been issued or as being a member of the household in which the person to whom a ration book or card has been issued resides;
- (e) fail, if he receives more than one current ration book or card purporting to be issued to him, to return immediately all but one of such current ration books or cards to the nearest office of the Board;
- (f) fail to send immediately to the nearest office of the Board any tea and coffee coupons or ration books or cards which come into his possession and which he is not specifically authorized by this Order to retain or otherwise deal with;
- (g) issue a tea and coffee ration cheque unless, at the time he issues such ration cheque, he has to his credit in a tea and coffee ration coupon bank account coupons representing not less than the quantity of tea or coffee represented by such ration cheque and all outstanding tea and coffee ration cheques issued by him against the said account.

35. Notwithstanding anything contained in this Order, the Ration Administrator may from time to time

- (a) make such arrangements as he deems proper for the provision of supplies of tea, coffee or green coffee at appropriate times for any purpose;
- (b) make an order relating to and regulate the purchase, stocks, use, consumption, sale and distribution of tea, coffee or green coffee by any person in any area;
- (c) require any person to furnish such information in such form and at such time or times as he may prescribe;
- (d) take possession of any tea, coffee or green coffee in the possession or control of any person in excess of the quantity deemed by such Administrator to be reasonably required by such person and with the approval of the Foods Administrator dispose of such seized tea, coffee or green coffee in such manner as appears to him to be expedient;
- (e) vary or withdraw the quota of any person or cancel the registration of any person;
- (f) make an Administrator's order, on any matter affected by any provision of this Order, signed by himself and countersigned by the Chairman of the Board;
- (g) grant such exemption, permit or authority in special cases of individual hardship and in such other cases as he deems proper.

36. Notwithstanding anything contained in this Order, the Ration Administrator may authorize any sale of salvaged or unclaimed tea, coffee or green coffee or any other sale of tea, coffee or green coffee that he deems proper and may issue such form of permit in any such case as he may decide.

37. Notwithstanding anything contained in this Order, the Commodity Prices Stabilization Corporation, Limited, shall not be deemed to be a supplier of tea, coffee or green coffee and shall not be subject to any provision of this Order.

38. Save as otherwise provided in this Order, Orders Nos. 177, 198 and 208 of the Board are hereby revoked as of March 1, 1943, but any action theretofore taken by or on behalf of the Foods Administrator, Director of Tea, Director of Coffee or Ration Administrator under the authority of or continued in effect by such Orders shall continue to have full force and effect.

39. This Order shall be effective on and after the 1st day of March, 1943.

Made at Ottawa, the 27th day of February, 1943.

DONALD GORDON

Chairman.

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 244

Respecting Butter Rationing

made pursuant to Order in Council P.C. 8528, dated the 1st day of November, 1941.

1. For the purposes of this Order,

- (a) "bank" means any bank to which the Bank Act, 24-25 Geo. V, ch. 24 applies and any other bank or institution authorized by the Ration Administrator to keep butter ration coupon bank accounts;
- (b) "bank transfer voucher" means the form provided and so designated by the Board and intended for issue by a bank;
- (c) "Board" means the Wartime Prices and Trade Board;

- (d) "boarding house" means a self-contained dwelling place the occupier of which normally provides meals to more than two boarders at a time;
- (e) "butter coupon" means a butter ration coupon attached to ration book 2 and numbered consecutively from 1 to 25 and also means a butter ration coupon attached to a ration card when issued;
- (f) "butter ration cheque" means the form provided and so designated by the Board and intended for use by a person operating a butter ration coupon bank account;
- (g) "butter ration coupon bank account" means an account kept by a branch of a bank for a retailer or supplier of butter or for a quota user;
- (h) "consumer" means any person who buys or uses butter for personal or household consumption;
- (i) "industrial user" means any person who uses butter in the manufacture for sale of any product or in any commercial process;
- (j) "person in his household" means and includes a resident member of the family, a resident servant, a boarder and any other person residing in the household;
- (k) "producer" means any person who churns butter fat to make butter;
- (l) "quota" means the quantity of butter allotted by the Ration Administrator for the period designated;
- (m) "quota user" means any person who buys or uses butter for the purpose of serving meals or refreshments for other than personal or household consumption;
- (n) "Ration Administrator" means the Administrator of Consumer Rationing appointed by the Board;
- (o) "ration book" means ration book 1 or ration book 2;
- (p) "ration book 1" and "ration book 2" mean respectively the form provided and so designated by the Board;
- (q) "ration card" means the form so designated and provided by the Board for temporary use;
- (r) "replacement certificate" means the form provided and so designated by the Board;
- (s) "requisition" means the form provided and so designated by the Board;
- (t) "retailer" means any person who sells butter to a consumer;
- (u) "special purchase permit" means the form provided and so designated by the Board and intended for use in special cases as provided in this Order;
- (v) "supplier" means any person who sells butter to any person other than a consumer;
- (w) "week" means any period of seven days.

PART I—Purchase and Use by Consumers

2. (1) No consumer shall acquire any butter except by purchase in accordance with the provisions of this Part and no person shall supply any butter to any consumer except a quantity purchased from him by such consumer in accordance with such provisions; provided, however, that nothing in this Section shall be construed so as to prevent a consumer from giving butter to or receiving butter from another person in his household or from being served with butter in the course of meals or refreshments.

(2) No consumer shall buy or offer to buy any butter except from a retailer dealing in butter in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board, or from a producer of dairy butter, and no person except such a retailer or producer shall sell or offer to sell any butter to a consumer.

3. (1) No consumer shall buy or offer to buy any butter except for himself or for other persons in his household.

(2) No consumer shall buy or offer to buy any butter

(a) for himself unless he is the holder of a valid ration book or card, or

(b) for any person in his household unless such person is the holder of a valid ration book or card.

4. (1) Butter coupons numbered consecutively from 1 to 25 shall be valid for the purchase of butter, and each coupon shall represent and be valid for the purchase of 8 ounces of butter on and after the date upon which it becomes valid.

(2) Butter coupon No. 1 shall become valid on Wednesday, March 10, 1943; butter coupon No. 2 shall become valid on Saturday, March 20, 1943; butter coupon No. 3 shall become valid on Saturday, March 27, 1943; butter coupon No. 4 shall become valid on Saturday, April 3, 1943; butter coupon No. 5 shall become valid on Saturday, April 10, 1943; butter coupon No. 6 shall become valid on Saturday, April 17, 1943; butter coupon No. 7 shall become valid on Saturday, April 24, 1943; butter coupon No. 8 shall become valid on Saturday, May 1, 1943; butter coupon No. 9 shall become valid on Saturday, May 8, 1943; butter coupons Nos. 10 and 11 shall become valid on Saturday, May 15, 1943; butter coupons Nos. 12 and 13 shall become valid on Saturday, May 29, 1943; butter coupons Nos. 14 and 15 shall become valid on Saturday, June 12, 1943; butter coupons Nos. 16 and 17 shall become valid on Saturday, June 26, 1943; butter coupons Nos. 18 and 19 shall become valid on Saturday, July 10, 1943; butter coupons Nos. 20 and 21 shall become valid on Saturday, July 24, 1943; butter coupons Nos. 22 and 23 shall become valid on Saturday, August 7, 1943; butter coupons Nos. 24 and 25 shall become valid on Saturday, August 21, 1943.

(3) Butter coupons Nos. 1, 2 and 3 shall on April 30, 1943, cease to be valid for the purchase of butter by a consumer and butter coupons numbered consecutively from 4 to 25 on the dates to be designated from time to time by the Ration Administrator shall also cease to be valid for the purchase of butter by a consumer.

(4.) Notwithstanding anything contained in this Order, butter coupon No. 9 attached to ration book 1 shall continue to be valid for the purchase of butter by a consumer until March 14, 1943.

5. Each ration card shall have attached thereto when issued an appropriate number of butter coupons, depending upon the period for which the card is issued, each of which butter coupons shall represent and be valid for the purchase of 8 ounces of butter on any date.

6. No consumer shall purchase any butter by means of butter coupons unless

(a) he surrenders to the retailer from whom the butter is being purchased valid butter coupons representing the quantity of butter being purchased, and

(b) such butter coupons are detached from their ration book or card by or in the presence of such retailer or his employee;

provided that a consumer may detach from a ration book an entire sheet of butter coupons, or any remaining part of a sheet, and lodge such butter coupons with the retailer of his choice for safekeeping during such period as the consumer may from time to time desire, and such retailer shall detach the proper butter coupons as he delivers butter on the orders of such consumer in accordance with the valid dates set forth in Section 4 of this Order.

7. Each ration book and card and each butter coupon shall at all times be the property of His Majesty in right of Canada.

8. (1) No butter coupon shall be valid for the purchase of butter by a consumer unless the instructions printed on the ration book or card to which it is attached are complied with in all respects.

(2) No butter coupon shall be valid for the purchase of butter by any consumer except the consumer to whom the ration book or card to which it is attached was issued and other persons in his household acting on his behalf.

(3) No butter coupon shall be valid for the purchase of butter by a consumer if it is detached from a ration book or card in any manner except the manner set forth in Section 6 of this Order.

9. (1) No butter coupon shall be valid for the purchase of butter by a consumer after the death of the holder of the ration book or card to which it is attached; and the ration book or card of a deceased person shall, forthwith after his decease, be forwarded by his legal representatives to the nearest office of the Board.

(2) No butter coupon shall be valid for the purchase of butter by a consumer after the holder of the ration book or card to which it is attached has ceased to reside in Canada; and a consumer who ceases to reside in Canada shall, on his departure from Canada, forward his ration book or card to the nearest office of the Board.

BOARDING HOUSES

10. (1) Any operator of a boarding house may apply under the provisions of Part II of this Order for registration with the Board as a quota user and, upon such registration being approved, shall be governed by all of the provisions of Part III of this Order relating to a quota user.

(2) Every operator of a boarding house who is not registered as a quota user shall purchase and use butter as a consumer and each boarder shall be deemed to be a person in his household.

PART II—*Registration by Quota Users and Industrial Users*

11. (1) Every quota user shall register with the Board as a user of butter by means of an application by him on the form provided by the Board; provided that any application may be rejected, and that any registration may be cancelled.

(2) Every industrial user shall register not later than April 1, 1943, with the Board as a user of butter by means of an application by him on the form provided by the Board; provided that any application may be rejected, and that any registration may be cancelled.

12. (1) Subject to subsection (2) of this Section, every quota user of butter having two or more administrative offices (counting the head office as an administrative office) shall make separate application for registration in respect of each office, and each office in respect of the purchase and use of butter shall be deemed to be a separate quota user.

(2) Any such quota user of butter may, however, elect in his application to have all or any number of such administrative offices registered and treated as one quota user for the purpose of the fixing, purchase and use of its quota of butter.

PART III—*Purchase and Use by Quota Users*

13. (1) No quota user shall acquire, use or serve any butter unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No quota user shall acquire any butter except by purchase from a supplier in accordance with the provisions of this Part.

(3) No supplier shall sell or offer to sell or supply to any quota user any butter except a quantity purchased from him in accordance with the provisions of this Part.

14. Every quota user shall open and operate a butter ration coupon bank account.

15. No quota user shall purchase, use or serve any butter,

(a) unless by or under the authority of the Ration Administrator a quota has been fixed in a document, a copy of which has been issued by ordinary mail to such quota user, and

(b) unless, for each purchase and at the time of purchase he completes, signs and surrenders to a supplier, a butter ration cheque drawn on his butter ration coupon bank account and representing the quantity of butter being purchased.

16. (1) No quota user shall provide any person with more than one-third of an ounce of butter at any one sitting.

(2) No quota user operating an establishment in which meals or refreshments are served chiefly to the transient public shall serve any butter to any customer who has not requested a serving of butter.

17. (1) Every quota user shall obtain from each person residing in his establishment for one week or longer his ration book or card and shall detach therefrom one

butter coupon and thereafter shall detach one butter coupon at the expiration of each succeeding period of one week during which such person continues to reside in his establishment.

(2) Every such quota user shall forward all such detached butter coupons each month to the office designated by the Ration Administrator accompanied by a form provided by the Board, stating the number of coupons so forwarded and such coupons shall be affixed to gummed sheets in the manner prescribed by the Ration Administrator.

(3) Upon any such person ceasing to reside in the establishment of a quota user, such quota user shall return to him his ration book or card; and in the event of the death of such person while residing in such establishment, such quota user shall forward such ration book or card to the nearest office of the Board.

18. Each quota user shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of butter made by him during any period referred to in such request, and
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all butter purchased, held or controlled by him and the respective use of each quantity thereof, in such form and with such documentary evidence that the account may be readily audited.

PART IV—*Purchase and Use by Industrial Users*

19. (1) On and after April 1, 1943, no industrial user shall acquire or use any butter unless he has registered with the Board pursuant to the provisions of Part II of this Order.

(2) No industrial user shall acquire any butter except by purchase from a supplier in accordance with the provisions of this Part.

(3) No supplier shall sell or offer to sell or supply to any industrial user any butter except a quantity purchased from him in accordance with the provisions of this Part.

20. (1) No industrial user shall purchase or use any butter unless he obtains a special purchase permit issued by or under the authority of the Ration Administrator and setting forth the quantity and kind of butter to be purchased or used, and if such butter is creamery butter the said permit shall state the grade of creamery butter to be so purchased or used; provided that no such industrial user shall use, buy or offer to buy and no person shall sell or offer to sell or supply to any such industrial user any kind or grade of butter which is not specified in the said special purchase permit or which is in excess of the quantity stated therein.

(2) No industrial user shall obtain a special purchase permit referred to in subsection (1) of this Section for any quantity of first, second, or third grade creamery butter unless his application to the Ration Administrator for such permit is accompanied by a certified cheque payable to the Commodity Prices Stabilization Corporation Limited for an amount, calculated at the rate of 8½c. per pound of butter, to cover the subsidy paid by the Corporation on the butterfat used in making such butter.

21. Each industrial user shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all purchases and uses of butter by him during any period referred to in such request and,
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all butter purchased, held or controlled by him and the respective use of each quantity, kind and grade thereof, in such form and with such documentary evidence that the account may be readily audited.

PART V—*Purchase and Use of Ship's Stores*

22. (1) The provisions of this Section shall apply only to butter for ship's stores purchased in Canada for vessels operated for commercial purposes.

(2) In the case of a vessel operated by a resident of Canada solely on the Great Lakes, including Georgian Bay, the River and Gulf of St. Lawrence and their connecting and tributary waters, or on any other inland or territorial waters, the operator shall register with the Board under the provisions of Part II of this Order as a quota user and thereupon shall be governed by the provisions of Part III of this Order.

(3) In the case of a vessel operated solely on the waters referred to in subsection (2) of this Section by a person who is not a resident of Canada, the operator may apply for registration with the Board under the provisions of Part II of this Order as a quota user and thereupon shall be governed by the provisions of Part III of this Order, but in the absence of such registration, the operator shall not acquire any butter in Canada except by purchase from a supplier dealing in butter in the ordinary course of business, holding a licence under the provisions of Order No. 202 of the Board, or from a producer of dairy butter to whom he surrenders at the time of purchase a special purchase permit issued by or under the authority of the Ration Administrator and setting forth the quantity of butter purchased; provided that no such operator shall buy or offer to buy and no person shall sell or offer to sell or supply to any such operator any butter in excess of the quantity specified in the said special purchase permit.

23. (1) The provisions of this Section shall apply to butter for ship's stores purchased in Canada for all vessels (except private pleasure craft) to which the provisions of Sections 22 and 24 of this Order do not apply.

(2) No butter shall be acquired or supplied in Canada by any person for ship's stores for any vessel referred to in subsection (1) of this Section unless

- (a) the butter is purchased from a supplier dealing in butter in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board, or from a producer of dairy butter, and
- (b) the captain or purser of the vessel or other person authorized to purchase ship's stores for such vessel completes, signs and surrenders to such supplier or producer a requisition approved by the Administrator of Ship's Stores or by a person designated by him for a quantity of butter not exceeding a quota of one pound of butter per person per week based on the number of the ship's company and the duration of the anticipated voyage.

PART VI—*Purchases by or for the Armed Forces*

24. (1) Save as provided in subsection (2) of this Section, nothing in this Order shall be deemed to affect official purchases of butter by or for the armed forces.

(2) The person making any such official purchase shall complete, sign and surrender to a supplier, at the time of each purchase, a requisition for the quantity of butter purchased.

(3) For the purposes of this Order, "official purchases of butter by or for the armed forces" means and includes

- (a) any purchases of butter by the Department of National Defence, the Department of National Defence Naval Services, or the Department of National Defence Air Services;
- (b) any purchases of butter by the Department of Munitions and Supply for Naval, Military or Air Services;
- (c) any purchases of butter by the Department of Pensions and National Health for use in military hospitals and similar establishments caring for men prior and subsequent to discharge from the armed forces;
- (d) any purchases of butter by a person authorized to purchase butter for use in canteens or messes situated within the limits of naval, military or air force camps, barracks, dockyards or similar establishments, or designated by the Department of National War Services and approved by the Ration Administrator, and
- (e) any purchases of butter by the Canadian Red Cross Society for export purposes only.

PART VII—*Purchases by Retailers and Suppliers*

25. No retailer or supplier shall acquire from any person or supply to any person any butter except in accordance with the provisions of this Order or of Order No. 237 of the Board and no person shall supply any butter to any retailer or supplier except in accordance with such provisions.

26. Any retailer or supplier of butter required to do so by the Ration Administrator shall open and operate a butter ration coupon bank account, and any retailer or supplier authorized to do so by or on behalf of the Ration Administrator may open and operate a butter ration coupon bank account.

27. (1) No retailer or supplier who does not operate a butter ration coupon bank account shall acquire any butter except by purchase from a supplier to whom he surrenders at the time of purchase valid ration documents lawfully received by him and representing the quantity of butter being purchased thereagainst by him, provided that when such purchase is of butter in solids the said valid ration documents need represent only 99 per cent of the quantity of butter being purchased.

(2) For the purposes of this Section, "valid ration documents" means

- (a) valid butter coupons affixed to gummed sheets in the manner prescribed by the Ration Administrator; provided that the Ration Administrator may limit the number of such coupons which may be so surrendered at any one time and may require instead the obtaining and surrender of a bank transfer voucher; or
- (b) special purchase permits;
- (c) requisitions having the supplier's declaration thereon duly completed; provided that requisitions, other than those mentioned in Parts V and VI of this Order, are surrendered not later than March 31, 1943; or
- (d) butter ration cheques endorsed by such retailer or supplier and properly signed and completed by a person who operates a butter ration coupon bank account;
- (e) bank transfer vouchers lawfully issued and properly endorsed;
- (f) replacement certificates, having the supplier's declaration thereon duly completed; provided that such certificates are surrendered not later than March 31, 1943.

28. No retailer or supplier who operates a butter ration coupon bank account shall acquire any butter except by purchase from a supplier to whom he surrenders at the time of purchase a butter ration cheque drawn on his said account properly signed and completed by him and representing the quantity of butter being purchased thereagainst by him; provided that when the purchase is of butter in solids the butter ration cheque need represent only 99 per cent of the quantity of butter being purchased.

29. Any retailer or supplier of butter shall, when obtaining a bank transfer voucher, deliver to the bank issuing the said voucher valid butter coupons, special purchase permits, requisitions, butter ration cheques, or replacement certificates representing a quantity of butter not less than the quantity prescribed from time to time by the Ration Administrator.

30. Butter coupons attached to ration book 2 and butter coupons Nos. 5, 6, 7, 8 and 9 attached to ration book 1 shall cease to be valid for the purchase of butter by a retailer or by a supplier at the expiration of two weeks after such coupons have ceased to be valid for the purchase of butter by a consumer as provided in subsections (3) and (4) of Section 4 of this Order and in Order No. 228 of the Board; provided, however, that such coupons, before the expiration of three weeks after they have ceased to be valid for the purchase of butter by a consumer, may be delivered to a bank in exchange for a bank transfer voucher.

PART VIII—*Sales by Producers*

31. No producer shall supply any butter to any person except in accordance with the provisions of this Order and of Order No. 237 of the Board.

32. Save as otherwise provided in this Order, no producer shall supply any butter to any person except pursuant to a sale and no producer shall sell any butter to any person except upon obtaining at the time of purchase valid butter coupons, or special purchase permits, or requisitions, or replacement certificates, or butter ration cheques, or bank transfer vouchers, representing the quantity of butter being purchased thereagainst from such producer; provided that, for this purpose, if the quantity being purchased consists of butter in solids, only butter coupons, special purchase permits, requisitions, replacement certificates, butter ration cheques or bank transfer vouchers representing ninety-nine per cent (99%) of such quantity need be surrendered.

33. Any retailer or supplier of butter (with the written authority of the Ration Administrator) and every producer of creamery butter or whey butter, may transfer any quantity of butter, upon completion and in accordance with the terms of such form as may be prescribed by the said Administrator, to any other retailer or supplier also authorized under this Section by the Ration Administrator or to any producer of creamery butter or whey butter.

34. Every producer of creamery butter or whey butter shall open and operate a butter ration coupon bank account and any producer of dairy butter authorized to do so by or on behalf of the Ration Administrator may open and operate a butter ration coupon bank account.

35. Every producer of creamery butter or whey butter, every retailer and supplier authorized by the Ration Administrator under Section 33 of this Order and every retailer or supplier required to do so by the said Administrator, shall

- (a) not later than the 10th day of each month forward to the Ration Administrator, Montreal, a statement in a form prescribed by said Administrator showing his transactions in butter during the preceding month; and
- (b) forward with such statement or at such other time as the Ration Administrator may direct a butter ration cheque in favour of the said Administrator representing the number of butter coupons standing to his credit in his butter ration coupon bank account and such cheque shall be certified by the bank keeping said account.

36. (1) Every producer of dairy butter shall register with the Board by forwarding to its local ration board in his district his name and address in a statement to the effect that he makes dairy butter.

(2) No producer of dairy butter shall sell or offer to sell any butter unless he has registered with the Board in accordance with subsection (1) of this Section.

(3) Every producer of dairy butter shall, at the end of March, 1943, and at the end of each month thereafter (or at such other times and in such manner as may be prescribed by the Ration Administrator) forward to said local ration board all butter coupons, special purchase permits, requisitions, replacement certificates, butter ration cheques and bank transfer vouchers representing the butter delivered by such producer to any other person.

(4) No producer who, in any period, consumes in his household butter made by him shall use butter coupons to acquire butter from any other person, except to the extent that the amount of butter so consumed is less than the amount that could have been lawfully acquired by himself and the other persons in his household by use of butter coupons during such period; and all butter coupons not so used by him and by the other persons in his household shall be forwarded by him, at the end of March, 1943, and at the end of each month thereafter, to the said local ration board (or at such other times and in such manner as may be prescribed by the Ration Administrator).

37. Every producer shall

- (a) furnish, upon request by or on behalf of the Ration Administrator, such information and exhibit such books, records and documents as are necessary to disclose fully all sales and uses of butter by such producer during any period referred to in such request, and
- (b) prepare and keep available for inspection at all times by any representative of the Board an exact account of all butter produced, sold and used by him, in such form and with such documentary evidence that the account may be readily audited.

PART IX—*General Provisions*

38. (1) No person other than a retailer or supplier dealing in butter in the ordinary course of business and holding a licence pursuant to Order No. 202 of the Board, or a producer, shall supply any butter to any person.

(2) No person shall supply any butter to any other person except a consumer, quota user, industrial user, retailer, supplier, or purchaser described in Sections 22, 23, and 24 of this Order or in accordance with the provisions of Order No. 237 of the Board.

(3) No person shall supply any butter to any other person except a quantity lawfully purchased from him by such other person; provided that nothing in this Section shall be construed so as to prevent one person from giving butter to another person in his household or from serving butter in the course of meals or refreshments.

39. Save as otherwise provided in Subsection 4 of Section 36 of this Order, no supplier or retailer shall, in any period, consume in his household any butter in excess of the amount which could have been lawfully acquired by him and the other persons in his household as consumers during such period; and every such supplier or retailer, who in any period, consumes in his household any butter acquired by him for sale shall, to the extent of the amount so consumed, detach from his ration book and from the ration book of each person in his household butter coupons valid for the purchase of butter during such period, which detached coupons shall be used by him in the same manner as butter coupons lawfully obtained by him from his customers.

40. (1) No person required by the provisions of this Order to register with the Board shall acquire, use or supply any butter unless he has registered in accordance with such provisions.

(2) No person shall supply any butter to any other person who is required by the provisions of this Order to register with the Board and who has not registered in accordance with such provisions.

41. No seller of butter shall sell any butter to any person if he believes such person has contravened or is attempting to contravene any provision of this Order.

42. No person, except as provided by this Order, shall

- (a) forge, counterfeit, utter, endorse, transfer, traffic in, alter, deface, mutilate, obliterate or destroy any butter coupon, ration book, ration card, requisition, certificate, permit, ration cheque, bank transfer voucher or any other document relating to a purchase or use of butter or anything printed or written thereon;
- (b) obtain, use, retain or have in his possession any ration book or card other than ration books or cards issued to him or to other persons in his household;
- (c) obtain, use, retain or have in his possession any butter coupon that has been detached from any ration book or card except in accordance with the provisions of this Order or detached prior to the valid date of such coupon;
- (d) impersonate or falsely represent himself or any other person as being the person to whom a ration book or card has been issued or as being a member of the household in which the person to whom a ration book or card has been issued resides;

- (e) fail, if he received more than one current ration book or card purporting to be issued to him, to return immediately all but one of such current ration books or cards to the nearest office of the Board;
- (f) fail to send immediately to the nearest office of the Board any butter coupons or ration books or cards which come into his possession and which he is not specifically authorized by this Order to retain or otherwise deal with;
- (g) issue a butter ration cheque unless, at the time he issues such ration cheque, he has to his credit in a butter ration coupon bank account coupons representing not less than the quantity of butter represented by such ration cheque and all outstanding butter ration cheques issued by him against the said account.

43. Notwithstanding anything contained in this Order, the Ration Administrator may from time to time

- (a) make such arrangements as he deems proper for the provision of special supplies of butter at appropriate times for any purpose;
- (b) make any order relating to and regulate the purchase, stocks, use, consumption, sale and distribution of butter by any person;
- (c) require any person to furnish such information in such form and at such time or times as he may prescribe;
- (d) take possession of any butter in the possession or control of any person in excess of the quantity deemed to be reasonably required by such person and dispose of such seized butter in such manner as may appear to him to be expedient;
- (e) vary or withdraw the quota of any person or cancel the registration of any person;
- (f) make an Administrator's order on any matter affected by any provision of this Order, signed by himself and countersigned by the Chairman of the Board;
- (g) grant such exemption, permit or authority in special cases of individual hardship and in such other cases as he deems proper.

44. Notwithstanding anything contained in this Order, the Ration Administrator may authorize any sale of salvaged or unclaimed butter or any other sale of butter that he deems proper and may issue such form of permit in any such cases as he may decide.

45. Save as otherwise provided in this Order, Orders Nos. 220 and 228 of the Board are hereby revoked as of March 1, 1943, but any action theretofore taken by or on behalf of the Ration Administrator under the authority of or continued in effect by such Orders shall continue to have full force and effect.

46. This Order shall be effective on and after the 1st day of March, 1943.

Made at Ottawa this 27th day of February, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 246

Respecting Gas Supplied by Certain Companies

Whereas Union Gas Company of Canada Limited and Dominion Natural Gas Company Limited supply gas for purposes essential to the war effort;

And whereas, during the year 1942, the Power Controller, with the approval of the Chairman of Wartime Industries Control Board, found it necessary to require that the said Companies supply gas to industrial users without interruption, although

previously the supply of gas to industrial users had, in general, been on an interruptible basis at rates substantially below the rates applicable to domestic customers of the said Companies;

And whereas, in order to assure an uninterrupted supply of gas to industrial users, the Power Controller by order required the said Companies to discontinue the sale of gas for heating purposes to certain domestic and commercial users;

And whereas the revenues of the said Companies have, by reason of the aforesaid actions of the Power Controller, been adversely affected to an extent likely to jeopardize the supply of gas for essential purposes;

And whereas the regulation of natural gas rates in the Province of Ontario is governed by the provisions of the Natural Gas Conservation Act, R.S.O. 1937, chapter 49, and amendments thereto;

And whereas under the Wartime Prices and Trade Regulations this Board has power to fix the maximum prices at which goods or services may be sold and, after examination, deems it advisable to vary the maximum price that may be charged by the said Companies for gas supplied to certain of their customers;

Therefore, pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941, and amendments thereto, this Board orders as follows:—

1. For the purposes of this Order, "industrial customer" shall mean and include any person who uses gas for any manufacturing or industrial purpose, or in connection with any manufacturing or industrial plant, but shall not include a tobacco grower.

2. Union Gas Company of Canada Limited may, subject to the provisions of Section 8 hereof, charge a special wartime surcharge for gas supplied to an industrial customer in excess of 100 m.c.f. in any monthly billing period, which surcharge may not exceed 65c per m.c.f. and the maximum price is hereby varied accordingly.

3. Dominion Natural Gas Company Limited may, subject to the provisions of Section 8 hereof, charge a special wartime surcharge for gas supplied to an industrial customer in excess of 100 m.c.f. in any monthly billing period, which surcharge may not exceed 45c per m.c.f. and the maximum price is hereby varied accordingly.

4. The special wartime surcharge authorized by Sections 2 and 3 may be charged on gas sold or supplied by Union Gas Company of Canada Limited and Dominion Natural Gas Company Limited to United Gas and Fuel Company of Hamilton Limited, and resold or supplied to any industrial customer of United Gas and Fuel Company of Hamilton Limited in excess of 100 m.c.f. in any monthly billing period.

5. The special wartime surcharge authorized by Section 2 may be charged on gas sold or supplied by Union Gas Company of Canada Limited to either Windsor Gas Company, Limited, or City Gas Company of London, and resold or supplied to any industrial customer of either Windsor Gas Company, Limited, or City Gas Company of London in excess of 100 m.c.f. in any monthly billing period.

6. The amount of the special wartime surcharge actually charged by either Union Gas Company of Canada, Limited or Dominion Natural Gas Company Limited to United Gas and Fuel Company of Hamilton Limited, or to Windsor Gas Company, Limited, or to City Gas Company of London, may be charged as a special wartime surcharge to any industrial customer of any of such three last mentioned Companies on gas supplied as aforesaid to such industrial customer in excess of 100 m.c.f. in any monthly billing period.

7. The special wartime surcharge authorized by Section 3 may be charged on gas sold or supplied by Dominion Natural Gas Company Limited to United Gas and Fuel Company of Hamilton Limited and resold or supplied by the latter Company to The Wentworth Gas Company Limited and resold or supplied by The Wentworth Gas Company Limited to any industrial customer of The Wentworth Gas Company Limited in excess of 100 m.c.f. in any monthly billing period.

8. The amount of the special wartime surcharge actually charged by Dominion Natural Gas Company Limited to United Gas and Fuel Company of Hamilton Limited and in turn charged by the latter Company to The Wentworth Gas Company

Limited may be charged by The Wentworth Gas Company Limited to any industrial customer of the latter Company on gas supplied as aforesaid to such industrial customer in excess of 100 m.c.f. in any monthly billing period.

9. The special wartime surcharge authorized by Sections 2, 3, 4, 5, 6, 7 and 8 hereof may be imposed by each vendor Company in respect of gas sold and supplied and recorded on such vendor Company's meters at the time of meter readings made on and after February 20, 1943.

10. The Amount of any special wartime surcharge authorized by Sections 2, 3, 4, 5, 6, 7 and 8 shall be separately entered on all bills rendered by any vendor Company, and shall be subject to review at any time by the Board and in any event not later than April 1, 1944.

Made at Ottawa this 2nd day of March, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 249

Respecting Milk and Milk Products

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

Whereas it is expedient to amend Order No. 195 of the Board dated the 11th day of December, 1942;

Therefore, this Board orders as follows:

1. Order No. 195 of the Board is hereby amended by renumbering subsections (4), (5) and (6) of Section 3 thereof as subsections (5), (6) and (7) respectively, and inserting as subsection (4) of said Section 3 the following:

"(4) In any case in which, prior to December 16, 1942, the maximum price lawfully in effect on any sale of milk at retail in any outlying and not easily accessible market in sparsely settled parts of Areas Nos. 9, 11, 12, 13 or 14, is more than the maximum price set forth in this Section for such market, such prior maximum price shall continue in effect in such market."

2. Said Order No. 195 is hereby further amended by deleting subsection (4) of Section 9 thereof and by inserting as subsections (4) and (5) of said Section 9 the following:—

"(4) In any case in which, prior to the effective date of this Order, the maximum price lawfully in effect on the sale at retail of cream referred to in subsection (1) of this Section in any part of any area referred to in such subsection is less than the maximum price set forth in such subsection for such area, such prior maximum price shall continue in effect in such part of such area."

"(5) The maximum price on the sale of cream at retail in any market may be varied by order of any provincial authority with the written concurrence of the Board, or by order of the Food Administrator countersigned by the Chairman of the Board."

3. This Order shall be effective on and after the 20th day of March, 1943.

Made at Ottawa, this 16th day of March, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 250

Respecting Maple Products

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

1. For the purposes of this Order,

- (a) "Canada Fancy", "Canada Light", "Canada Medium" and "Canada Dark" mean, respectively, maple syrup or maple sugar graded in accordance with the standards for grades set forth in the regulations under The Maple Sugar Industry Act, 1930;
- (b) "maple butter" means butter made entirely from the sap of the maple tree and it shall contain not more than fifteen per centum (15%) of water;
- (c) "maple product" means any product made by processing the sap of the maple tree;
- (d) "maple sugar" means the solid or pulverized maple product made by evaporating the sap of the maple tree or maple syrup;
- (e) "maple syrup" means syrup made by evaporating the sap of the maple tree, or by the solution of maple sugar in water; it shall not contain more than thirty-five per cent (35%) of water. A gallon of maple syrup shall weigh not less than 13 pounds 2 ounces and shall contain 277·274 cubic inches;
- (f) "processor" means any person who processes the sap of maple trees to make maple products, or any person who purchases or otherwise acquires any maple product from a primary producer thereof to pack, bottle or otherwise prepare such product for resale;
- (g) "wholesale distributor" means any person, other than a processor, who sells maple products otherwise than at retail.

SALES BY PROCESSORS

2. (1) The maximum price at which a processor may sell or offer to sell any of the following maple products shall be,

- (a) on sales of Canada Light maple syrup packed in glass containers,
 \$5.82 per case of 24 containers of 16-ounce net weight capacity;
 \$5.57 per case of 12 containers of 32-ounce net weight capacity;
 and
 \$16.06 per case of 6 containers of one Imperial gallon capacity;
- (b) on sales of maple syrup in screw-top metal containers of one or five Imperial gallons capacity;
 \$2.75 per gallon of Canada Fancy;
 \$2.60 per gallon of Canada Light;
 \$2.45 per gallon of Canada Medium;
 \$2.30 per gallon of Canada Dark; and
 \$2 per gallon of any ungraded maple syrup;
- (c) on sales of maple syrup in bulk, twenty-five cents (25c.) per gallon less than the appropriate maximum price set forth in clause (b) of this subsection;
- (d) on sales of Canada Medium grade maple sugar,
 \$4.20 per case of 24 blocks (solids) of $\frac{1}{2}$ pound weight; and
 \$4.80 per dozen packages of one pound capacity (pulverized);
- (e) on sales of ungraded maple sugar,
 27c. per pound for blocks (solids) weighing not more than ten (10) pounds;
 and 24c. per pound of such product loose packed in bags and known as "farmer's run";

- (f) on sales of maple butter in metal containers, \$3.40 per dozen containers of 12-ounce net weight capacity.
- (2) Each maximum price set forth in subsection (1) of this Section
 - (a) shall be the price delivered to the common carrier nearest to the seller's place of business; and
 - (b) shall include any brokerage, commission or other charge paid by the processor to a broker or commission agent on such sale.

Sales by Wholesale Distributors

3. (1) Except as otherwise provided in this Section, the maximum price at which a wholesale distributor may sell or offer to sell, f.o.b. his shipping point any maple syrup, maple sugar or maple butter mentioned in Section 2 hereof, shall be the sum of the following:—

- (a) The maximum price at which such maple product may be sold to him by a processor under the provisions of Section 2 of this Order; and
- (b) the actual cost of transporting such maple product to his place of business from the processor's shipping point; and
- (c) an amount equal to
 - (i) eight per centum (8%) of his selling price on sales of maple syrup packed in screw-top containers; or
 - (ii) ten per centum (10%) of his selling price on sales of maple syrup packed in glass containers; or
 - (iii) twelve per centum (12%) of his selling price on sales of maple sugar or maple butter.

(2) In any case in which the maximum price fixed by subsection (1) of this Section results in an actual markup that exceeds the markup customarily obtained by such wholesale distributor in pricing such maple product during the basic period from September 15 to October 11, 1941, or, if such product was not sold by him during the said basic period, in pricing such maple product during the last period in which he sold such maple product, such maximum price shall be reduced by the amount by which such actual mark-up exceeds the said markup customarily obtained by him.

Sales by Retailers

4. (1) Except as otherwise provided in this Section, the maximum price at which any person other than a processor may sell or offer to sell at retail any maple syrup, maple sugar or maple butter mentioned in Section 2 hereof, shall be the sum of the following:—

- (a) (i) the maximum price at which such maple product may be sold to him by a processor under the provisions of Section 2 of this Order, plus the actual cost of transporting such maple product to his place of business from the processor's shipping point; or
- (ii) if he has purchased such maple product from a wholesale distributor, the actual price paid to such wholesale distributor plus transportation charges where and to the extent such charges are to be borne by him and are not included in such actual price; and
- (b) an amount equal to
 - (i) fifteen per centum (15%) of his selling price on sales of maple syrup packed in screw-top metal containers; or
 - (ii) twenty per centum (20%) of his selling price on sales of maple syrup packed in glass containers; or
 - (iii) twenty-five per centum (25%) of his selling prices on sales of maple sugar or maple butter.

(2) In any case in which the maximum price fixed by subsection (1) of this Section results in an actual markup that exceeds the markup customarily obtained by such person in pricing such maple product during the said basic period, or, if such product was not sold by him during the said basic period, in pricing such maple product during the last period in which such maple product was sold by him, such maximum price shall be reduced by the amount by which such actual markup exceeds the said markup customarily obtained by him.

General Provisions

5. The maximum price at which any person may sell or offer to sell
 - (a) any maple syrup packed in a container of a size and kind not specified in Section 2 hereof,
 - (b) any graded maple sugar other than Canada Medium, or
 - (c) any graded maple sugar other than in one-half pound blocks or one pound packages (pulverized); or
 - (d) any maple butter packed in containers other than metal or other than of 12 ounce capacity,

shall be such as may from time to time be approved or prescribed by the Foods Administrator with the approval of the Chairman of the Board.

6. No person shall sell or offer to sell any maple syrup by grade unless the container in which such maple syrup is sold shows legibly stamped or printed thereon whether it is Canada Fancy, Canada Light, Canada Medium or Canada Dark.

7. (1) Except as otherwise authorized in writing by the Foods Administrator, no person shall purchase or otherwise acquire for use in the manufacture of any food or other product or products, a greater quantity of maple products than the quantity of such products purchased or otherwise acquired by him for such purpose during the calendar year 1941.

(2) Notwithstanding the provisions of subsection (1) of this Section, the Foods Administrator may make such orders as he may from time to time deem advisable, regulating or otherwise dealing with the purchase, use, sale and distribution of any maple product by any person or persons using such maple product in the manufacture for sale of any food or other product or products or relating to the stocks of maple products in the possession or under the control of such person or persons.

(3) No person shall purchase or otherwise acquire any maple product for use in the manufacture for sale of any food or other product or products, at a price in excess of the lawful maximum price at which his supplier may sell such maple product to him under the provisions of this Order.

8. (1) Every processor who is not a primary producer and every wholesale distributor selling any maple products shall

- (a) furnish each buyer of such maple product with an invoice showing accurately the name and complete address of the consignee, the size of container, the price per pound, gallon, container or case, and if graded maple syrup or maple sugar, the grade; and
- (b) retain a copy of such invoice in his place of business available for inspection by any representative of the Board, for ninety days after the date of shipment of such maple product.

(2) The buyer to whom such invoice is furnished pursuant to subsection (1) of this Section shall retain such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date on which he received such invoice.

9. The provisions of clause (d) of Section 3 of Order No. 189 of the Board shall not apply to sales of maple syrup by a primary producer to any manufacturer, processor, wholesaler, retailer or other dealer.

10. The Schedule to Order No. 116 of the Board as amended by Order No. 125 of the Board is hereby further amended by deleting the following words:

“Bottled maple syrup”.

11. This order shall be effective on and after the 18th day of March, 1943.
Made at Ottawa this 16th day of March, 1943.

DONALD GORDON,
Chairman.

Administrators' Orders

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-627

**Respecting Rooming Accommodation in the City of Sydney,
in the Province of Nova Scotia**

Pursuant to authority conferred by the Wartime Prices and Trade Board and by Administrator's Order No. A-488, it is hereby ordered on behalf of such Board as follows:—

1. The City of Sydney, in the Province of Nova Scotia, is hereby designated as an area to which the provisions of Administrator's Order No. A-488 shall hereafter apply.
2. In accordance with the provisions of Section 16 of the said Order No. A-488, the rate cards and forms required thereunder, as set forth in Schedules A, B, C and D hereto, are hereby prescribed.
3. This Order shall be effective on and after the 1st day of March, 1943.

Dated at Ottawa this 1st day of March, 1943.

OWEN LOBLEY,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

Being Schedule "A" attached to and forming part of Administrator's Order No. A-627

Form R.C. 34

THE WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION

REGISTRATION OF ROOMS RENTED TO BOARDERS, ROOMERS AND PAYING GUESTS

NOTE.—If you rent one or more rooms to Boarders, Roomers or Paying Guests and charge them so much PER PERSON use this form to register those rooms. If you rent any rooms either furnished or unfurnished for housekeeping purposes **DO NOT LIST THEM ON THIS FORM**—they must be registered on FORM R.C. 35. You may need both this form and Form R.C. 35 to properly register all your rooms.

EACH ROOM MUST BE GIVEN A NUMBER. ONCE GIVEN, THIS NUMBER SHALL NOT BE CHANGED. IT IS NOT NECESSARY TO MARK THE NUMBERS ON THE WALLS OR OTHER PARTS OF THE ROOM.

Address of Rooms Registered on this Form
(Street and Number)
(City)

Your Name.....

Your Address.....

Total number of people accommodated in the rooms registered on this form.....

	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No.....	_____ft x _____ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$_____ per person per week \$_____ per person per month
Room No.....	_____ft x _____ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$_____ per person per week \$_____ per person per month
Room No.....	_____ft x _____ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$_____ per person per week \$_____ per person per month
Room No.....	_____ft x _____ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$_____ per person per week \$_____ per person per month

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No. _____	_____ ft x _____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No. _____	_____ ft x _____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No. _____	_____ ft x _____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No. _____	_____ ft x _____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month

I hereby certify that the above schedule is complete and accurate and that none of the rates shown hereon exceeds the rates which I was charging on October 11th, 1941, for the same room and services and for the same type of occupancy

.....
(Signature of Registrant)

I acknowledge receipt of one copy of this schedule.

.....
(Date)

.....
(Local Examiner)

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

Being Schedule "B" attached to and forming part of Administrator's Order No. A-627

Form R.C. 35

THE WARTIME PRICES AND TRADE BOARD

RENTALS ADMINISTRATION

REGISTRATION OF HOUSEKEEPING ROOMS

NOTE.—If you rent one or more furnished or unfurnished rooms for housekeeping or for light housekeeping use this form. DO NOT REGISTER ON THIS FORM any rooms rented to boarders, roomers or paying guests—they are to be registered on FORM R.C. 34. You may need to use both this form and FORM R. C. 34 to properly register all your rooms. Consult your local board office or the advertisement appearing in your daily paper to learn what rooms need not be registered.

EACH ROOM WHICH IS LET MUST BE GIVEN A NUMBER. ONCE GIVEN THIS NUMBER MAY NOT BE CHANGED. IF ANY ROOM IS LET ALONG WITH ANOTHER ROOM, GIVE EACH ROOM A DIFFERENT NUMBER. IT IS NOT NECESSARY TO MARK THE NUMBERS ON THE WALLS OR OTHER PARTS OF THE ROOM.

Your Name.....

Your Address.....

Total number of rooms let or offered for letting.....

	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.....ft xft If this room is let as part of suite give the numbers and sizes of other rooms in suite ft xft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$.....per week \$.....per month If this room is let as part of suite the charge for the suite is: \$.....per week \$.....per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.....ft xft If this room is let as part of suite give the numbers and size of other rooms in suite ft xft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$.....per week \$.....per month If this room is let as part of suite the charge for the suite is: \$.....per week \$.....per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.....ft xft If this room is let as part of suite give the numbers and size of other rooms in suite ft xft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$.....per week \$.....per month If this room is let as part of suite the charge for the suite is: \$.....per week \$.....per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.....ft xft If this room is let as part of suite give the numbers and size of other rooms in suite ft xft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$.....per week \$.....per month If this room is let as part of suite the charge for the suite is: \$.....per week \$.....per month

Address of Rooms Registered on this Form.....

(Street and Number)

(City)

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.....ft xft If this room is let as part of suite give the numbers and size of other rooms in suite ft xft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$per week \$per month If this room is let as part of suite the charge for the suite is: \$per week \$per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.....ft xft If this room is let as part of suite give the numbers and size of other rooms in suite ft xft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$per week \$per month If this room is let as part of suite the charge for the suite is: \$per week \$per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.....ft xft If this room is let as part of suite give the numbers and size of other rooms in suite ft xft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$per week \$per month If this room is let as part of suite the charge for the suite is: \$per week \$per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No.....ft xft If this room is let as part of suite give the numbers and size of other rooms in suite ft xft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$per week \$per month If this room is let as part of suite the charge for the suite is: \$per week \$per month

I hereby certify that the above schedule is complete and accurate, and that none of the rates shown thereon exceeds the rates which I was charging on October 11, 1941, for the same rooms and services.

.....
(Signature of Registrant)

I hereby acknowledge receipt of one copy of this schedule.

.....
(Date)

.....
(Local Examiner)

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

Being Schedule "C" attached to and forming part of Administrator's Order No. A-627

Form R. C. 30A

THE WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION

The number of this room is.....

The address of this room is.....

THE MAXIMUM RATES FOR THIS ROOM ARE:

Number of Occupants	RATES		Date and Proof of registration
	per person per week	per person per month	

The above rates include meals as checked below:

☐ breakfast ☐ dinner ☐ supper

The address of this accommodation is

If at any time this card does not show a registered PER PERSON rate based on the actual number of persons occupying the room, the registrant shall within four days after the change re-register the room and obtain a registered rate based on the new occupancy.

**IT IS AN OFFENCE TO ALTER, DEFACE OR DESTROY
OR TO IMPROPERLY REMOVE THIS CARD**

Being Schedule "D" attached to and forming part of Administrator's Order No. A-627

R. C. 30 B

**THE WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION**

The number of this room is.....

The address of this room is.....

THE MAXIMUM RATES FOR THIS ROOM ARE:

per week \$.....

or per month \$.....

These rates include the services checked below:

- | | | |
|--|---|---|
| <input type="checkbox"/> heat | <input type="checkbox"/> hot water | <input type="checkbox"/> use of cooking stove |
| <input type="checkbox"/> use of bathroom | <input type="checkbox"/> furnished | <input type="checkbox"/> use of telephone |
| <input type="checkbox"/> light | <input type="checkbox"/> electricity, gas or other fuel for cooking | |
| <input type="checkbox"/> privilege to cook meals in the room or in other part of house | | |

Date of issue of this card.....

.....
Local Examiner

It is an offence to alter, deface or destroy or to improperly remove this card.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-634

Respecting Umbrellas

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Every person who manufactures umbrellas shall distribute the use by him of the total quantity of umbrella frames he buys or otherwise acquires in the year 1943 in the manufacture of umbrellas of the types and in his ranges of maximum selling prices according to the percentages hereby allotted thereto as shown opposite the same in the following table:

<i>Type</i>	<i>Price Range (per dozen)</i>	<i>Allotted Percentage not to exceed</i>
1. Men's Umbrellas	\$22.00	10%
2. Women's Umbrellas	\$14.50 to \$15.00	18%
3. Women's Umbrellas	\$21.00 to \$22.00	36%
4. Women's Umbrellas	\$27.00 to \$28.00	36%

2. No person shall in the manufacture of,

(a) a man's umbrella, use an umbrella frame other than one having eight ribs;

(b) a woman's umbrella, use an umbrella frame other than one having ten ribs.

3. (1) Nothing in section 2 contained shall be deemed in any way to prohibit the manufacture of umbrellas otherwise than as specified in the said section by the use of umbrella frames which the manufacturer had in stock at the date of this Order and which are of a different kind than those mentioned in the said section.

(2) Nothing in this Order contained shall be deemed in any way to prohibit the sale by any person of an umbrella having an umbrella frame different from those mentioned in section 2 if the umbrella was manufactured prior to the date of this Order or if made subsequent thereto under the authority of subsection 1 of this section.

4. For the purposes of Order No. 214 of the Board respecting maximum prices of consumer goods, umbrellas manufactured in accordance with the provisions of this Order shall be deemed to be similar goods as the same are described in said Order No. 214.

5. This Order shall be effective on and after the 13th day of March, 1943.

Dated at Ottawa, this 9th day of March, 1943.

J. A. McLAREN,
Administrator of Textile Sundries.

Approved:

D. GORDON,
Chairman,
The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-635

Respecting the Prices of Fertilizers in the Province of British Columbia

Pursuant to authority conferred by The Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. (1) Except as provided in subsection 3 of this section, the maximum price per ton at which a person may sell or offer to sell fertilizer materials or mixed or complete fertilizers named in the Schedule hereto for delivery to premises situate in the province of British Columbia and to a person who buys the product for use, shall be the price set forth in the said Schedule for that product.

(2) The maximum price per ton shall be the price of the product

(a) when packed in paper bags;

(b) when sold

(i) for cash payment;

(ii) on sight draft against a bill of lading; or

(iii) under terms requiring payment therefor within thirty days from the date of the sale.

(3) The maximum price per ton of the product may be increased by an amount not exceeding one dollar (\$1.00), when the product is packed in new jute bags.

(4) No person who sells a product to which this Order applies shall charge interest on any amount due to him on the sale of the product but after thirty days from the date of the said sale he may charge and receive in lieu of interest a sum not exceeding

(a) \$1.00 per ton of the product for which payment is made to him at any time up to and including ninety days from the date of the sale; or

(b) \$2.00 per ton of the product for which payment is made to him at any time after ninety days from the date of the sale.

2. The maximum price of a product to which this Order is applicable when sold in a quantity less than one ton shall have the same relationship to the maximum price for such product fixed in section 1 as prices for such lesser quantities had to the per ton price during the spring season 1941.

3. No person shall sell or offer to sell, for use on a field, orchard or garden crop in the province of British Columbia, a fertilizer material or a mixed or complete fertilizer of any kind or grade the maximum price of which is not fixed by this Order, unless and until the price of the product is fixed or approved, in writing, by the Administrator of Fertilizers and Pesticides in accordance with the provisions of Order No. 214 of the Board.

4. This order shall be effective on and after the 13th day of March, 1943.

Dated at Ottawa, this 9th day of March 1943.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

Approved:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER A-635

*Fertilizer Materials**British Columbia*

Ammonium phosphate	16—20%	\$54.00
Ammonium phosphate	11—48%	61.00
Muriate of potash	60% K ₂ O	54.00
Nitrate of soda	16% N	53.00
Sulphate of ammonia	20% N	45.00
Superphosphate	18%	24.00
Superphosphate	38%	42.00

Mixed or complete fertilizers

0 — 10 — 16	\$33.00
2 — 16 — 6	36.00
4 — 10 — 10	37.00
6 — 7 — 6 (Organic)	51.00
6 — 30 — 15	59.00
8 — 10 — 5	41.00

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-636

Respecting Commercial Mixed Feeds

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

Administrator's Order No. A-414 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order, "commercial mixed feeds" shall mean and include commercial mixed feeds for cattle, swine, chickens, turkeys or ducks, required under the provisions of the Feeding Stuffs Act, S.C. 1937, Chapter 30, to be guaranteed as to their amount of protein, fat and fibre, but shall not include,

(a) calf meals or starters to be fed, with or without milk, to calves up to 6 months of age;

(b) basal feed mixtures containing not more than 10 per cent of crude fibre.

2. No person shall manufacture for sale any commercial mixed feeds

(a) except of the kinds set forth in Schedules "A" and "B" hereto;

(b) in a greater number of brands than is indicated for each kind of feed in Schedules "A" and "B" hereto, provided that feeds of identical formula may be sold either coarse or fine ground or in mash and pellet form without constituting thereby more than one brand;

(c) unless such feeds are designated for one or more of the specific purposes indicated for each kind of feed in Schedules "A" and "B" hereto, provided that the terms "Laying Mash", "Growing Mash" and "Breeder Mash" shall imply that such feeds are to be fed with scratch grains and the term "Fattening Mash" shall imply the complete type and provided further that all-mash type feeds, and fattening mashes to be mixed with milk, shall be so designated;

(d) unless such feeds are guaranteed as to minimum protein content at the levels or within the range limits indicated for each kind of feed in Schedules "A" and "B" hereto;

provided that no manufacturer shall manufacture, distribute, or sell any brand of any mixed feed the characteristics of which brand in texture, protein level, formula and type are identical with or substantially similar to the characteristics of any other brand of feed manufactured, distributed or sold by him and intended for the same purpose.

3. No person shall manufacture any commercial mixed feed containing powdered or semi-solid skim milk, buttermilk or whey, dried brewers' yeast or liver meal or any other material designated from time to time by the Feeds Administrator, provided that nothing in this Section shall apply to starter mashes or supplements, breeder or hatching mashes or supplements, fattening mashes and flushing mashes for chickens, turkeys or ducks, laying mashes for turkeys, pig starters or supplements or sow feeds or supplements.

4. No person shall manufacture a commercial mixed cattle feed which contains meat scrap, meat meal, meat and bone scrap, meat and bone meal, feeding tankage, feeding meat and bone tankage or fish meal, provided that fish meal may be used in cattle feeds manufactured in British Columbia for sale and feeding therein.

5. (1) No person shall,

(i) sell or offer to sell any commercial mixed feed designated as a supplement in the schedules to this Order, under directions or recommendations for use,

(ii) mix for any person any such commercial mixed feed of a kind or in a manner,

which in any complete or ready to feed mixture for any purpose would give a protein level higher than allowed by, or would provide for the use of any material inconsistent with, the provisions of this Order.

(2) For the purposes of subsection (1) of this Section, in calculating the protein level of any complete or ready to feed mixture made, or to be made, by blending a commercial mixed supplement with farm grown grains, such farm grown grains shall be presumed to contain 12 per cent of protein, and provided further that this Section shall not apply to the sale or mixing of commercial mixed supplements manufactured prior to the effective date of this Order.

6. Any manufacturer may for sale and use in Western Canada (being the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia and such portion of the Province of Ontario as the manufacturer may designate to be supplied from a mill or mills in the said provinces) manufacture the full number of brands and kinds of feeds permitted by this Order in addition to any permitted number of brands or kinds of feeds manufactured by him and intended for sale and use in Eastern Canada, provided that where any specified mixed feed is intended for sale and use in one only of such territorial divisions such feed shall be designated by name and label as being so limited and the sale of such feed shall be confined to the territorial division for which such feed is designated, and provided further that where a manufacturer designates any kind or type of feed for sale and use in Western Canada and another kind or type essentially similar without any territorial designation the last-named feed shall be deemed to be for sale and use in Eastern Canada only.

7. The Feeds Administrator may by direction in writing grant exemption from any provisions of this Order in any case where the special circumstances appear to warrant or where undue hardship or injustice would otherwise ensue.

8. Nothing in this Order shall relieve any person from compliance with the requirements of the Feeding Stuffs Act, S.C. 1937, Chapter 30, and amendments thereto.

9. This Order shall be effective on and after the 31st day of March, 1943.

Dated at Ottawa this 9th day of March, 1943.

F. W. PRESANT,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-636

Kind of feed and purpose	Levels at or within which protein guarantees must be made	Maximum number of brands
CATTLE FEEDS		
A. Complete or ready to feed	13% to 14%	3
Cows on pasture.....		
Dry and freshening cows.....		
Growing calves.....		
Pregnant heifers.....		
Bulls in service.....		
Fattening steers.....		
Cows in milk.....	15% to 16%	2
B. Supplements.....	24% and/or 30%	
C. Basal feeds.....	11% to 12%	1
SWINE FEEDS		
A. Complete or ready to feed	14% to 15%	4
Nursing and/or pregnant sows.....		
Market pigs to 110 lbs.....		
Breeding gilts and boars.....		
Market pigs over 110 lbs.....	12% to 13%	4
Pig starter (pigs to 60 lbs.).....	17% to 18%	
B. Supplements	30% to 35%	1
Starter and/or sow.....		
General purpose.....	30% to 35%	1

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-636

Kind of feed and purpose	Levels at or within which protein guarantees must be made	Maximum number of brands
CHICKEN FEEDS		
A. Complete or ready to feed		
1. Laying Mash—		
(a) All-mash type.....	14% to 15%	1
(b) Battery mash.....	14% to 15%	1
(c) To be fed with scratch grains.....	16% to 18%	2
2. Breeder or hatching mash.....	16% to 18%	1
3. Chick starter mash.....	16% to 18%	2
4. Broiler mash.....	17% to 19%	1
5. Growing mash.....	14% to 15%	2
B. Specialty feeds		
1. Flushing, moulting or other special purposes.....	No specifications	1
C. Supplements		
1. Laying or general purpose.....	32% to 35%	2
2. Breeder or hatching mash.....	32% to 35%	1
3. Chick starter.....	32% to 35%	1
4. Growing.....	30% to 35%	1
CHICKEN AND/OR TURKEY FEEDS (Poultry feeds)		
Fattening or fleshing mash		
(a) Complete type.....	14% to 16%	1
(b) For mixing with milk.....	12% to 13%	1
TURKEY FEEDS		
Complete or ready to feed		
1. Laying or breeder mash		
(a) To be fed with scratch grain.....	18% to 20%	1
(b) All-mash type.....	15% to 16%	1
2. Starting mash.....	22% to 24%	1
3. Growing mash		
(a) To be fed with scratch grain.....	18% to 19%	1
(b) All-mash.....	16% to 17%	1
B. Supplements		
1. Laying, hatching or breeder.....	35% to 40%	1
2. Starter.....	No specifications	1
3. Growing.....	35% to 40%	1
DUCK FEEDS		
Complete or ready to feed		
1. Laying or breeder mash.....	15% to 16%	1
2. Starting mash.....	15% to 16%	1
3. Growing mash.....	15% to 16%	1
4. Fattening mash.....	15% to 16%	1

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-640

Respecting Used Gas Stoves

Pursuant to authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,
 - (a) "consumer" means a person who buys for commercial or household use and not for resale;
 - (b) "dealer" means a person wholly or partly engaged in the business of buying, selling or otherwise dealing in used gas stoves;
 - (c) "used gas stove" means a stove, range, grate or similar apparatus for heating or cooking in which heat is produced by combustion of gas and which has been used or acquired for use for one year or more and shall include a used combination stove or range for heating or cooking in which heat may be produced by combustion of either wood or coal or of gas.
2. No person shall wilfully destroy a used gas stove without permission in writing from the Administrator of Used Goods.
3. No dealer shall sell, offer to sell or deliver a used gas stove to a consumer unless at the time of sale and delivery, he furnishes the consumer with a written warranty signed by the dealer that,
 - (a) the used gas stove is in good working order and that where necessary it has been repaired or has had parts replaced to put it in such condition; and
 - (b) he will repair the used gas stove or repair or replace parts (if procurable) if within ninety days from the date of delivery of the used gas stove to the consumer, the used stove or parts thereof are found to be or become defective, broken or worn through defects in the used gas stove or parts thereof which existed at the time of delivery.
4. (1) The maximum price, f.o.b. dealer's shipping point, at which a dealer may sell or offer to sell a used gas stove of the best quality and condition to a consumer shall be the lower of the two following prices, namely;
 - (a) sixty per cent (60%) of the laid down cost to a consumer in the same locality of a new gas stove of the same type, style and capacity and having the same equipment, appliances and devices as the used gas stove; or
 - (b) the highest lawful price at which he sold a used gas stove of the same type, style and capacity and having the same equipment, appliances and devices to a consumer in the same locality during the basic period, September 15 to October 11, 1941, both inclusive.
- (2) The maximum price, f.o.b. dealer's shipping point at which a dealer may sell or offer to sell a used gas stove which is not of the best quality and condition shall be proportionately less than the maximum price prescribed by sub-section 1 of this Section, having regard to the quality and condition of the inferior used gas stove and the degree of its inferiority, and in any case where it becomes necessary or desirable the Administrator of Used Goods may fix the maximum selling price on an inferior used gas stove and his decision shall be final and binding for all purposes.
5. This Order shall be effective on and after the 15th day of March, 1943.

Dated at Ottawa, this 11th day of March, 1943.

S. GODFREY,
Administrator of Used Goods.

Approved:

D. GORDON, *Chairman,*
The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-641

Respecting Used Coal and Wood Stoves and Ranges

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "consumer" means a person who buys for commercial or household use and not for resale;
- (b) "dealer" means a person wholly or partly engaged in the business of buying, selling or otherwise dealing in used Coal and Wood Stoves and Ranges;
- (c) "used stove" means a stove, range or grate or similar apparatus for heating or cooking by heat produced from consumption of wood or coal, or both, and which has been used or acquired for use for one year or more.

2. No person shall wilfully destroy a used stove without the permission in writing of the Administrator of Used Goods.

3. No dealer shall sell, offer for sale or deliver a used stove to a consumer unless such stove has been repaired and overhauled where necessary and unless at the time of sale and delivery the dealer furnishes to the consumer a written warranty signed by the dealer that

- (a) the used stove is in good working order and that, where necessary it has been repaired and has had parts replaced; and
- (b) that he will repair the used stove or replace parts (if procurable) if, within ninety days from the date of delivery of it to the consumer, the used stove or parts thereof are found to be or become defective, broken or worn through defects in the used stove or parts thereof, which existed at the time of delivery.

4. (1) The maximum price f.o.b. dealer's shipping point at which a dealer may sell or offer to sell a used stove of the best quality and condition to a consumer shall be the lower of the two following prices, namely:

- (a) in the case of a used stove five years old or less eighty per cent (80%), and, in the case of a used stove over five years old seventy per cent (70%), of the laid down cost to a consumer in the same locality of a new stove of the same type, style and capacity and having the same equipment, appliances and devices as the used stove; or
- (b) the highest lawful price at which he sold a used stove of the same type, style and capacity and having the same equipment, appliances and devices to a consumer in the same locality during the basic period September 15 to October 11, 1941, both inclusive.

(2) The maximum price, f.o.b. dealer's shipping point, at which a dealer may sell or offer to sell a used stove which is not of the best quality and condition shall be proportionately less than the maximum price fixed by subsection 1 of this Section having regard to the quality and condition of the inferior used stove and the degree of its inferiority, and in any case where it becomes necessary the Administrator may fix the maximum price at which a used stove of inferior quality and condition may be sold and his decision shall be final and binding for all purposes.

5. This Order shall be effective on and after the 15th day of March, 1943.

Dated at Ottawa, this 11th day of March, 1943.

S. GODFREY,

Administrator of Used Goods.

Approved:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-643

Respecting Swiss Watch Movements

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order, "Swiss watch movement" means a watch movement manufactured or assembled in Switzerland but shall not include a Swiss watch as defined in Administrator's Order No. A-503.

2. The maximum price at which a person may at wholesale sell or offer to sell or supply a Swiss watch movement, cased or uncased to a person who sells the same at retail shall not exceed by more than five per cent (5%) the highest lawful price at which he sold or supplied a Swiss watch movement of the same kind and quality at wholesale during the basic period, namely, September 15, 1941, to October 11, 1941, both dates inclusive.

3. Nothing in this Order contained shall be deemed to authorize a person to sell, offer to sell or supply at retail a Swiss watch movement, cased or uncased, in excess of his lawful maximum selling price for the same as fixed by or pursuant to the Wartime Prices and Trade Regulations.

4. This Order shall be effective on and after the 16th day of March, 1943.

Dated at Ottawa, this 12th day of March, 1943.

HERMAN H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-645

Respecting Rooming Accommodation in the Town of Yarmouth and within a radius of five miles of the Yarmouth Post Office located at the corner of John and Main Streets in the said Town of Yarmouth, in the Province of Nova Scotia.

Pursuant to authority conferred by the Wartime Prices and Trade Board and by Administrator's Order No. A-488, it is hereby ordered on behalf of such Board as follows:

1. The Town of Yarmouth and the area lying within a radius of five miles of the Yarmouth Post Office located at the corner of John and Main Streets, in the Province of Nova Scotia, are hereby designated as an area to which the provisions of Administrator's Order No. A-488 shall, on and after the effective date of this Order, apply.
2. In accordance with the provisions of Section 16 of the said Order No. A-488, the rate cards and forms required thereunder, as set forth in Schedules "A", "B", "C" and "D" hereto, are hereby prescribed.
3. This Order shall be effective on and after the 23rd day of March, 1943.

Dated at Ottawa, this 17th day of March, 1943.

OWEN LOBLEY,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

Being Schedule "A" attached to and forming part of Administrator's Order No. A-645
Form R.C. 34

THE WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION

REGISTRATION OF ROOMS RENTED TO BOARDERS, ROOMERS AND PAYING GUESTS

NOTE.—If you rent one or more rooms to Boarders, Roomers or Paying Guests and charge them so much PER PERSON use this form to register those rooms. If you rent any rooms either furnished or unfurnished for housekeeping purposes DO NOT LIST THEM ON THIS FORM —they must be registered on FORM R.C. 35. You may need both this form and Form R.C. 35 to properly register all your rooms.

EACH ROOM MUST BE GIVEN A NUMBER. ONCE GIVEN, THIS NUMBER SHALL NOT BE CHANGED. IT IS NOT NECESSARY TO MARK THE NUMBERS ON THE WALLS OR OTHER PARTS OF THE ROOM.

Address of Rooms Registered on this Form
(Street and Number)
(City)

Your Name_____

Your Address_____

Total number of people accommodated in the rooms registered on this form_____

	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No. _____	____ ft x ____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
Room No. _____	____ ft x ____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
Room No. _____	____ ft x ____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
Room No. _____	____ ft x ____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

	Size of room	Number of people in this room	Check the meals and services that you supply at the registered rate	How much do you charge each person in this room
Room No. _____	____ ft x ____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
Room No. _____	____ ft x ____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
Room No. _____	____ ft x ____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month
Room No. _____	____ ft x ____ ft	_____	<input type="checkbox"/> breakfast <input type="checkbox"/> dinner <input type="checkbox"/> supper <input type="checkbox"/> heated <input type="checkbox"/> furnished	\$ _____ per person per week \$ _____ per person per month

I hereby certify that the above schedule is complete and accurate and that none of the rates shown hereon exceeds the rates which I was charging on October 11th, 1941, for the same room and services and for the same type of occupancy

(Signature of Registrant)

I acknowledge receipt of one copy of this schedule.

(Date)

(Local Examiner)

**MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES**

Being Schedule "B" attached to and forming part of Administrator's Order No. A-645

Form R.C. 35

THE WARTIME PRICES AND TRADE BOARD

RENTALS ADMINISTRATION

REGISTRATION OF HOUSEKEEPING ROOMS

NOTE.—If you rent one or more furnished or unfurnished rooms for housekeeping or for light housekeeping use this form. DO NOT REGISTER ON THIS FORM any rooms rented to boarders, roomers or paying guests—they are to be registered on FORM R.C. 34. You may need to use both this form and FORM R. C. 34 to properly register all your rooms. Consult your local board office or the advertisement appearing in your daily paper to learn what rooms need not be registered.

EACH ROOM WHICH IS LET MUST BE GIVEN A NUMBER. ONCE GIVEN THIS NUMBER MAY NOT BE CHANGED. IF ANY ROOM IS LET ALONG WITH ANOTHER ROOM, GIVE EACH ROOM A DIFFERENT NUMBER. IT IS NOT NECESSARY TO MARK THE NUMBERS ON THE WALLS OR OTHER PARTS OF THE ROOM.

Your Name.....

Your Address.....

Total number of rooms let or offered for letting.....

Room No.	Size of Room ____ ft x ____ ft If this room is let as part of suite give the numbers and sizes of other rooms in suite ____ ft x ____ ft	Check the Services you Supply at the Registered Rate <input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	What do you charge for the room \$ _____ per week \$ _____ per month If this room is let as part of suite the charge for the suite is: \$ _____ per week \$ _____ per month
Room No.	Size of Room ____ ft x ____ ft If this room is let as part of suite give the numbers and size of other rooms in suite ____ ft x ____ ft	Check the Services you Supply at the Registered Rate <input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	What do you charge for the room \$ _____ per week \$ _____ per month If this room is let as part of suite the charge for the suite is: \$ _____ per week \$ _____ per month
Room No.	Size of Room ____ ft x ____ ft If this room is let as part of suite give the numbers and size of other rooms in suite ____ ft x ____ ft	Check the Services you Supply at the Registered Rate <input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	What do you charge for the room \$ _____ per week \$ _____ per month If this room is let as part of suite the charge for the suite is: \$ _____ per week \$ _____ per month
Room No.	Size of Room ____ ft x ____ ft If this room is let as part of suite give the numbers and size of other rooms in suite ____ ft x ____ ft	Check the Services you Supply at the Registered Rate <input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	What do you charge for the room \$ _____ per week \$ _____ per month If this room is let as part of suite the charge for the suite is: \$ _____ per week \$ _____ per month

Address of Rooms Registered on this Form.....

(Street and Number)

(City)

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No. _____	____ ft x ____ ft If this room is let as part of suite give the numbers and size of other rooms in suite ____ ft x ____ ft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$ _____ per week \$ _____ per month If this room is let as part of suite the charge for the suite is: \$ _____ per week \$ _____ per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No. _____	____ ft x ____ ft If this room is let as part of suite give the numbers and size of other rooms in suite ____ ft x ____ ft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$ _____ per week \$ _____ per month If this room is let as part of suite the charge for the suite is: \$ _____ per week \$ _____ per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No. _____	____ ft x ____ ft If this room is let as part of suite give the numbers and size of other rooms in suite ____ ft x ____ ft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$ _____ per week \$ _____ per month If this room is let as part of suite the charge for the suite is: \$ _____ per week \$ _____ per month
	Size of Room	Check the Services you Supply at the Registered Rate	What do you charge for the room
Room No. _____	____ ft x ____ ft If this room is let as part of suite give the numbers and size of other rooms in suite ____ ft x ____ ft	<input type="checkbox"/> heat <input type="checkbox"/> light <input type="checkbox"/> use of bathroom <input type="checkbox"/> hot water <input type="checkbox"/> furnished <input type="checkbox"/> privilege to cook meals in the room or in other part of the house <input type="checkbox"/> electricity, gas or other fuel for cooking <input type="checkbox"/> use of cooking stove <input type="checkbox"/> use of telephone	\$ _____ per week \$ _____ per month If this room is let as part of suite the charge for the suite is: \$ _____ per week \$ _____ per month

I hereby certify that the above schedule is complete and accurate, and that none of the rates shown thereon exceeds the rates which I was charging on October 11, 1941, for the same rooms and services.

(Signature of Registrant)

I hereby acknowledge receipt of one copy of this schedule.

(Date)

(Local Examiner)

MAIL TWO COPIES OF THIS FORM TO THE BOARD OFFICE
BE SURE TO SIGN AND FULLY COMPLETE BOTH COPIES

Being Schedule "C" attached to and forming part of Administrator's Order No. A-645

Form R. C. 30A

THE WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION

The number of this room is.....

The address of this room is.....

THE MAXIMUM RATES FOR THIS ROOM ARE:

Number of Occupants	RATES		Date and Proof of registration
	per person per week	per person per month	

The above rates include meals as checked below:

☐ breakfast ☐ dinner ☐ supper

The address of this accommodation is

If at any time this card does not show a registered PER PERSON rate based on the actual number of persons occupying the room, the registrant shall within four days after the change re-register the room and obtain a registered rate based on the new occupancy.

IT IS AN OFFENCE TO ALTER, DEFACE OR DESTROY
OR TO IMPROPERLY REMOVE THIS CARD

Being Schedule "D" attached to and forming part of Administrator's Order No. A-645

R. C. 30 B

**THE WARTIME PRICES AND TRADE BOARD
RENTALS ADMINISTRATION**

The number of this room is.....

The address of this room is.....

THE MAXIMUM RATES FOR THIS ROOM ARE:

per week \$.....

or per month \$.....

These rates include the services checked below:

- | | | |
|--|---|---|
| <input type="checkbox"/> heat | <input type="checkbox"/> hot water | <input type="checkbox"/> use of cooking stove |
| <input type="checkbox"/> use of bathroom | <input type="checkbox"/> furnished | <input type="checkbox"/> use of telephone |
| <input type="checkbox"/> light | <input type="checkbox"/> electricity, gas or other fuel for cooking | |
| <input type="checkbox"/> privilege to cook meals in the room or in other part of house | | |

Date of issue of this card.....

.....
Local Examiner

It is an offence to alter, deface or destroy or to improperly remove this card.

PART IV
 WARTIME INDUSTRIES CONTROL BOARD
 (MUNITIONS AND SUPPLY)
 DEPARTMENT OF MUNITIONS AND SUPPLY
 METALS CONTROLLER

ORDER No. M.C. 43

(Woven Wire Inventories in the Pulp and Paper Industry)

Dated, FEBRUARY 26th, 1943.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19th, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

- (a) "Fourdrinier Wire" shall mean the belt of woven wire on which pulp is formed into a sheet in a pulp and paper mill or plant;
- (b) "Fourdrinier Machine" shall mean a machine utilizing a fourdrinier wire in the process of manufacturing pulp and/or paper;
- (c) "Operating Condition" shall mean a condition which will permit a unit of equipment to be used for its normal function within twenty-four (24) hours;
- (d) "Normal Supply" of woven wires in relation to a unit of equipment shall mean the supply necessary for one hundred and forty-four (144) hours per week operation on the basis of the average life of such woven wires experienced on that or a similar unit of equipment in the same mill or plant during the previous twelve months of operation;
- (e) "Other Woven Wires" shall include all non-ferrous woven wires other than fourdrinier wires used in plants or mills manufacturing paper and/or pulp products, used in a direct process and without restricting the generality of the foregoing shall include woven wires used in connection with the following units of equipment amongst others: cylinders (including cylinders on which a continuous pulp or paper web is formed), filters, washers, deckers and savealls;
- (f) "Person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons;

FOURDRINIER WIRES

2. *Number of Fourdrinier Wires Permitted*

On and after the effective date of this Order, except as provided in Sections 3, 4, 7 and 8 of this Order or unless with a permit in writing from the Metals Controller, no person owning or operating a fourdrinier machine shall take or accept delivery of any fourdrinier wire, if by so doing, such person would have in his possession or under his control for each such fourdrinier machine an inventory of fourdrinier wires in excess of the following limits respectively:

- (a) If the normal fourdrinier wire life of such fourdrinier machine is 960 hours or less, three (3) months normal supply for such fourdrinier machine in operating condition;

- (b) If the normal fourdrinier wire life of such fourdrinier machine exceeds 960 hours, a total of three (3) fourdrinier wires for such machine in operating condition, provided, however that the inventory of identical fourdrinier wires of like size, mesh and construction does not at any time exceed the number of wires permitted in Schedule A to this Order.

3. *A Fourdrinier Machine Producing Different Grades Deemed a Different Machine for Each Grade*

A fourdrinier machine producing a variety of grades of pulp and/or paper requiring fourdrinier wires of different mesh and/or construction shall, in determining the inventory of fourdrinier wires for such machine, be deemed to be a separate machine for each such different mesh and/or construction of fourdrinier wire used in the production of such variety of grades.

4. *Machines Using Two Fourdrinier Wires Simultaneously*

A fourdrinier machine requiring the use of two fourdrinier wires simultaneously shall be deemed to be two (2) machines in determining the inventory of fourdrinier wires for such machine.

OTHER WOVEN WIRES

5. *Number of Other Woven Wires Permitted*

On and after the effective date of this Order, except as provided in Sections 6, 7 and 8 of this Order, unless with a permit in writing from the Metals Controller, no person owning or operating a unit of pulp and/or paper making equipment shall take or accept delivery of other woven wires, if by doing so such person would have in his possession or under his control for each such unit of equipment an inventory of other woven wires in excess of the following limits respectively:

- (a) If the normal life of such other woven wires for such unit of equipment is 960 hours or less, three (3) months normal supply for such unit of equipment in operating condition.
- (b) If the normal life of such other woven wires for such unit of equipment is in excess of 960 hours, a total of three (3) such other woven wires for such unit of equipment in operating condition, provided, however, that the inventory of identical other woven wires of like size, mesh and construction does not at any time exceed the number of wires permitted in Schedule A to this Order.

6. *A Unit of Equipment Producing a Variety of Grades Considered as Many Units as Number of Other Woven Wires Used.*

A unit of equipment producing a variety of grades requiring other woven wires of different mesh and/or construction, shall, in determining the permitted inventory of other woven wires, be deemed to be a separate unit of equipment for each such other woven wire of different mesh and/or construction used in the production of such variety of grades.

7. *A Unit of Equipment Using Two Other Woven Wires Simultaneously Considered Two Units*

A unit of equipment requiring the use of two (2) other woven wires simultaneously for any purpose shall be deemed to be two (2) units of equipment in determining the permitted inventory of other woven wires for such unit of equipment.

GENERAL PROVISIONS

8. *Installed Wires Not to Form Part of Inventory*

A woven wire that is actually installed on a machine or unit of equipment or any woven wire that has been installed shall not be included in determining the inventory of fourdrinier wires under Sections 2, 3 and 4 of this Order or in determining the inventory of other woven wires under Sections 5, 6 and 7 of this Order.

9. *Wires for Plants or Mills in Isolated Places.*

The Metals Controller may increase the number of fourdrinier wires or other woven wires which the operator of any pulp and paper mill or plant situated in remote or isolated places may have in his possession.

10. *Certificates Required from the Operator of a Pulp and Paper Mill or Plant.*

(1) Each person who is the operator of a pulp and paper mill or plant when requesting delivery or giving shipping or delivery instructions for fourdrinier wire or other woven wire, shall certify to the supplier or manufacturer of such woven wire that with the delivery of such wire or wires, the total number of wires in his possession will not exceed the number of wires permitted by this Order.

(2) No supplier or manufacturer shall ship or deliver any fourdrinier wire or other woven wire to a person operating a pulp and paper mill or plant, unless prior to shipping or delivery thereof, such person has furnished the certificate required by subsection (1) next preceding.

11. *Permits.*

The provisions of this Order shall be subject to any permit or Order issued by the Metals Controller.

12. *Effective Date.*

This Order shall be effective on and after March 1st, 1943.

F. M. CONNELL,
Deputy Metals Controller

Approved

HENRY BORDEN,
Chairman-Wartime Industries Control Board.

SCHEDULE A

NUMBER OF IDENTICAL FOURDRINIER WIRES OR OTHER WOVEN
WIRES PERMITTED UNDER SECTIONS 2(b) AND 5 (b)

<i>Number of Fourdrinier Machines or Units of Equipment Using Ident- ical Wires and Located in One Mill or Plant</i>	<i>Number of Wires Permit- ted Where Average Life of Wire Exceeds 960 Hours but is Less Than 1680 Hours.</i>	<i>Number of Wires Permit- ted Where Average Life of Wire is 1680 Hours or More.</i>
2	6	4
3	7	5
4	9	6
5	10	7
6	11	8
7	12	9
8	13	10
9	14	10
10	15	11
11-19	17	12
20-30	21	15
31-40	27	20
41-50	33	24
51-60	38	28
61-70	43	31
71-80	50	35
81-90	55	40

DEPARTMENT OF MUNITIONS AND SUPPLY
METALS CONTROLLER

ORDER No. M.C. 45

(Bauxite and Alumina)

Dated March 6, 1943.

Pursuant to the powers conferred by Order in Council P.C. 5225 dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Vice-Chairman of the Wartime Industries Control Board,
 IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purpose of this Order unless the context otherwise requires:

- (a) "Bauxite" means a rock consisting of a mixture of several minerals in which aluminum is largely present as hydrated oxides.
- (b) "Restricted bauxite" means bauxite ores, concentrates, or tailings containing less than 15% silica including all processed forms of bauxite, such as dried, calcined, sintered, or activated ore.
- (c) "Alumina" means any aluminum oxide or any hydrate of aluminum.
- (d) "person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons, whether incorporated or not.

2. Sales, Purchases and Consumption of Bauxite Require Approval of the Metals Controller

No person shall purchase, acquire, put into use, consume or otherwise dispose of any bauxite or restricted bauxite for any purpose except the production of alumina or abrasives, without the approval in writing of the Metals Controller.

3. Sales, Purchases and Consumption of Alumina Require Approval of the Metals Controller

No person shall, except with the approval of the Metals Controller, purchase, acquire, put into use, consume or otherwise dispose of any alumina for any purpose except the production of metallic aluminum or abrasives.

4. Reports

On or before the 10th day of April, 1943, and monthly on or before the 10th day of each and every month thereafter, each person having a stock of bauxite, restricted bauxite and/or alumina in his possession shall deliver to the Metals Controller a statement, signed by some person having a knowledge of the facts, showing his stock position at the end of the preceding calendar month and indicating thereon such other information as the Metals Controller may from time to time require.

5. Permits or Releases

The provisions of this Order shall be subject to any permit or release issued by the Metals Controller.

G. C. BATEMAN,
Metals Controller.

APPROVED:

A. H. WILLIAMSON,
Vice-Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M.C. 46

(Cryolite)

Dated March 6, 1943.

Pursuant to the powers conferred by Order in Council P.C. 5225 dated June 19, 1942, and by any other enabling Order in Council or Statute and with the approval of the Vice-Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purpose of this Order unless the context otherwise requires:—

- (a) "Cryolite" shall mean the ore of sodium aluminum fluoride and any product refined from this ore and also all forms of synthetic cryolite;
- (b) "producer" shall mean any person who refines, processes or manufactures any cryolite whether natural or synthetic;
- (c) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.

2. *Sales, Purchases, etc., Require the Approval of the Metals Controller*

On and after the date of this Order unless with the approval in writing of the Metals Controller

- (a) No producer shall purchase, acquire, sell, put into use, consume, or otherwise dispose of any cryolite except for the production of metallic aluminum.
- (b) No person, other than a producer, shall purchase, acquire, sell, put into use, consume or otherwise dispose of any cryolite except for the production of metallic aluminum or for use as cryolite insecticide.

3. *Issue of Permits or Releases*

- (1) Each person applying for the release of cryolite must submit his purchase order in duplicate to the office of the Metals Controller stating on the second copy,
 - (a) his stock of cryolite at the time of placing the order,
 - (b) that the amount required in addition to his stock on hand will not be in excess of sixty days' supply,
 - (c) the specific purpose or purposes for which the cryolite is required,
 - (d) such further information as the Metals Controller may from time to time require.
- (2) Upon approval by the Metals Controller of the purchase order the original copy will be so stamped and forwarded to the supplier indicated. If rejected, the order will be so marked and returned to the applicant.

4. *Reports*

On or before the 10th day of April, 1943, and monthly on or before the 10th day of each and every month thereafter each person having a stock of cryolite in his possession, shall deliver to the Metals Controller a statement, signed by some person having a knowledge of the facts, showing his stock position at the end of the preceding calendar month, and indicate thereon such other information as the Metals Controller may from time to time require.

5. *Permits or Releases*

The provisions of this order shall be subject to any permit or release issued by the Metals Controller.

G. C. BATEMAN,
Metals Controller.

Approved:

A. H. WILLIAMSON,
Vice-Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
TIMBER CONTROLLER

ORDER No. TIMBER 15A

(Order No. Timber 15 Amended)

Dated February 26, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Sections 1, 4 and 5 of Order No. Timber 15 Amended*

Order No. Timber 15, dated January 2, 1943, is amended as follows:

(a) *Definition of "plant" adapted to P.C. 11283*

by adding at the end of paragraph (a) of Section 1 of the said Order the words:

"as amended by Order in Council P.C. 11283, dated December 16, 1942."

(b) *Seller's Certificate to be completed and signed on Permit*

by adding to Section 4 of the said Order a new subsection to read as follows:

"(3) Every person selling any lumber or millwork to a consumer, to whom a permit has been issued by the Timber Controller, shall complete and sign on such permit the following certificate:

"We (or I) hereby certify that we have to-day sold to the consumer named in this permit, lumber and millwork to the total purchase price set out below:

Date	Total Purchase	Name of Supplier	Address	Signature of Official
	Price of lumber and			
	millwork sold			
	\$			

(c) *Exemption to Order No. Timber 15 Widened*

by rescinding Section 5 of the said Order and substituting therefor the following:

"5 Sales for Crown and U.S. Government Projects Exempted"

Nothing in this Order shall extend to or affect the sale of any lumber or millwork

(a) for any plant or building owned by His Majesty in Right of Canada, or constructed or to be constructed with funds supplied by His Majesty in Right of Canada for that purpose; or

(b) to the Government of the United States of America, if such lumber and millwork is to be used in Canada.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

J. E. MICHAUD,

Acting Minister of Munitions and Supply.

HENRY BORDEN,

Chairman, Wartime Industries Control Board.

NOTE.—The definition of "plant" in Order in Council P.C. 660, of January 30, 1942, as amended by Order in Council P.C. 11283 of December 16, 1942, is as follows: "plant" means any structure (as herein defined) and/or the lands and appurtenances used therewith as or for, a factory, mill, grain elevator, power plant, printing and/or publishing establishment, any shop for repairing motor vehicles or

machinery, any structure (as defined) for the primary production of materials, supplies or power and any structure (as defined) used for manufacturing, producing, fabricating, processing and/or assembling, and every structure (as defined) which the Controller shall from time to time designate as being a "plant" within the meaning of this paragraph.

The definition of "structure" in Order in Council P.C. 660, of January 30, 1942,

is as follows:

"structure" includes anything constructed or erected on or in land or on or in water and any appurtenances thereto, (but excluding any ship or boat) of any and every kind and for whatever purpose used, including (without limiting the generality of the foregoing) any building for whatever purpose used, any plant, power line, bridge, excavation, subway, pier, wharf, bulkhead, fountain, drain, trestlework, vault, mine, well, fence, pavement, sidewalk, sewer, road-bed dry-dock (whether floating or fixed, or railway and the appurtenances thereto.

PART V

EXPORT PERMIT BRANCH
(TRADE AND COMMERCE)

Export Permit Branch Order No. 65

OTTAWA, March 10, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2 and Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders as follows:

1. That the amendments and additions to Export Permit Regulations in the attached Annex be established and consolidated with The Export Permit Regulations of September 30, 1942, as amended by Export Permit Branch Orders No. 48 of October 13, 1942, No. 53 of November 7, 1942, No. 55 of November 28, 1942, No. 57 of December 21, 1942, No. 58 of December 28, 1942, No. 60 of February 11, 1943 and No. 63 of March 2, 1943, the whole to be known henceforth as The Export Permit Regulations of March 15, 1943.

2. That this Order shall come into force and have effect on and after March 15, 1943.

JAS. A. MACKINNON,
Minister of Trade and Commerce.

ANNEX

1. Regulations 6, 15, and 16 of the Export Permit Regulations of September 30, 1942, are cancelled.

2. The following Regulations of the Export Permit Regulations of September 30, 1942, are renumbered:

Regulation 7 (a) to become Regulation 6;
Regulation 7 (b) to become Regulation 7;
Regulation 32 to become Regulation 32 (a);
Regulations 17, 18, 19, 20, 21, 22, 23, 24 and 25 to become Regulations 16, 17, 18, 19, 20, 21, 22, 23 and 24 respectively;
Regulations 45, 46, 47 and 48 to become Regulations 46, 47, 48 and 49 respectively;
and Regulation 44, as established by Export Permit Branch Order No. 60 of February

11, 1943, is renumbered to become Regulation 45.

3. The following amendments are made:

The word "wood" is substituted for the word "pulpwood" in Regulation 2.

The former Regulation 19, renumbered Regulation 18, is amended to read as follows:

Regulation 18:

No commodity differing in any way from that described in the permit may be exported nor may any alteration be made in a permit after issuance except by or on behalf of the Minister of Trade and Commerce.

The former Regulation 20, renumbered Regulation 19, is amended by the deletion of the last sentence and the substitution of the following therefor:

In these cases a tolerance of ten per cent by weight or quantity over the amount specified is allowed, except as specified below:

Pharmaceuticals and finished drugs	1 per cent.
Platinum and Platinum Group Metals	1 per cent.
Industrial diamonds	No tolerance
Radium and radium salts	No tolerance
Uranium and uranium salts	No tolerance
Commodities of any kind upon which a subsidy has been paid by the Commodity Prices Stabilization Corporation	No tolerance.

The former Regulation 22 (b), renumbered Regulation 21 (b), is amended by the deletion of the last sentence and the substitution of the following therefor:

Where partial shipments have been made against a permit, the exporter's file copy of the original permit should be returned with a record of shipments made against it.

Regulation 27 is amended by the deletion of the first sentence and the substitution of the following therefor:

Applications for permits to export dairy products, with the exception of butter, to the British Empire or to the United States may be submitted to the Dairy Produce Graders, 502 Federal Building, Vancouver, B.C., or 407 Dominion Public Building, Halifax, N.S., or to the Export Permit Branch, Ottawa. All applications for permits to export butter should be addressed to the Export Permit Branch, Ottawa.

Regulation 28 is amended by the addition, after the second sentence, of the following sentence:

Applications for permits to export other hides and skins should be submitted to the Export Permit Branch, Ottawa.

Regulation 30 is amended by the addition, after the first sentence, of the following sentence:

Applications for permits to export maple sugar and maple syrup should be submitted to the Export Permit Branch, Ottawa.

Regulation 34 is amended to read as follows:

Regulation 34:

Export permits are not required for any article or material, with the exception of shipments out of United States ports to the Blockade countries listed in Regulation 41 (c),

- (a) When consigned to Canadian Legations or to the Offices of Canadian High Commissioners or to official representatives of the Government of the United Kingdom, or their order,
- (b) Or when ordered, diverted or exported by the Department of Munitions and Supply, the Department of National Defence, the Department of National Defence, Air Services, the Department of National Defence, Naval Services, or their respective Forwarding Officer, Ordnance Transit Officer or Air Embarkation Staff Officer, the Transport Controller of the Department of Transport, the Ministry of Supply for the United Kingdom, the Inspection Board of the United Kingdom in Canada, or the British Ministry of War Transport.

Regulation 35 (a) is amended by the deletion of sub-sections 2 and 3 and the substitution of the following therefor:—

2. (a) Indicate the extent of your business with the country named in the application during the years 1938, 1939, 1940, 1941, 1942 and 1943 (to date).
- (b) Indicate the extent of your business with the ultimate consignee named in this application during the same years.

3. How long would the material covered by this application provide for the requirements of the consumer?

Regulation 37 is amended by the deletion from the last sentence of the words "Canada Gazette" and the substitution therefor of the words "Canadian War Orders and Regulations".

Regulation 41 is amended by the deletion of the words "Export permits covering" in the first sentence, and by the deletion of the last sentence.

Regulation 43 is amended to read as follows:—

Regulation 43:

Casual purchases by non-resident tourists of \$100 or less in value of clothing toilet articles, articles of personal adornment, souvenirs and similar articles, and other small consumer goods (except edible foodstuffs over \$5.00 in value, bicycles, typewriters and goods under ration control in the country of import) are exempted from requiring an export permit, except as otherwise provided in these Regulations.

4. The following new Regulations 15, 25, 32 (b) and 44 are established:—

Regulation 15:

The original of the export permit must be delivered by the exporter to the carrier to be firmly attached to the waybills accompanying the shipment to the port of exit. For shipments through United States ports, see Regulation 14 (c).

Regulation 25:

Export permits are not required for shipment of the following from Canada to the United States:—

- (1) Articles returned to the United States for repair, adjustment or test, if covered by the appropriate Customs Export Entry Form E-23 (Amended 1942).
- (2) Articles returned to the United States for replacement on the grounds that these articles were received in a defective condition, or not according to order, if covered by the appropriate Customs Export Entry Form E-15.
- (3) Containers on a shuttle service, which are to be returned to Canada within six months from the date of export, if complying fully in every other respect with the regulations of the Department of National Revenue (Customs Division), as set forth in their Memorandum Series D, No. 49, T. M. R. I. (Revised) of April 12, 1937.

Regulation 32 (b):

Applications for permits for exportation to the United States of Birch and Maple logs and lumber originating in British Columbia or softwood logs, timber and lumber originating in the Pacific Coast areas of British Columbia should be submitted to the Assistant Timber Controller for British Columbia, Marine Building, Vancouver, B.C. Exporters in the Maritimes wishing to export softwood logs (other than pulpwood), timber or lumber to the United States should submit applications for export permits to the Assistant Timber Controller, St. John, N.B. All other applications for export permits should be forwarded to the Export Permit Branch, Ottawa.

Exporters are asked to give the following information when applying for export permits for the above:—

- (a) On the face of the export permit application form:

Column 1. Show number of feet board measure.

Column 2. Show species, sizes and lengths, rough or dressed, and if dressed, the type of dressing, also the name and address of mill producing the lumber—in short, complete particulars as shown on the invoice.

Column 3. Show estimated weight.

Column 4. Show invoice value f.o.b. shipping point.

- (b) On the reverse side of the form, questions 1 and 2 only are to be answered, as follows:—

Question 1. Give the number of the U.S. Government contract for which the lumber is to be used, and the preference rating.

Question 2. State the extent of your business with the country and purchaser named in the application during the years 1940, 1941, 1942 and 1943 to date—prior years unnecessary.

Regulation 44:

Export permits are not required for the following classes of articles when taken as the baggage of an individual on change of domicile, solely for the owner's or his immediate family's use and not for resale:

- (a) Household articles: Furniture, refrigerators, radios, decorations and other household furnishings.
- (b) Personal effects: Clothing, books, toilet articles, souvenirs, articles of personal adornment and similar articles.
- (c) Professional instruments and tools of trade including typewriters, which have been used by the passenger in his occupation or employment, which are his own personal property, and which will continue to be used in his trade or occupation.
- (d) Passenger automobiles, the personal property of individuals departing from this country, equipped with not more than four used tires mounted on the running wheels and one used spare. Exporters must file with the Collector of Customs an affidavit certifying exportation is not for resale.

VOLUME I, No. 12.

March 29, 1943



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STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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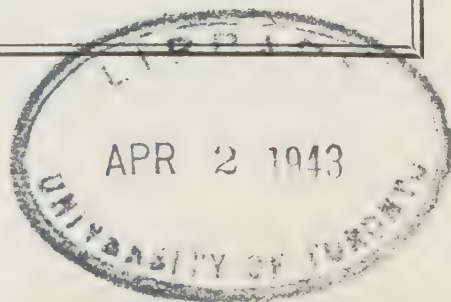


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Errata—Volume I, No. 11.

Page 719, Order No. 249: 1—the figure “2” was omitted after the word “Nos.” in
Section 1 before the figure “9”.

2—in Section 2, the title of the Administrator is “Foods
Administrator”.

Page 737—A-640: second last line of section 4, subsection 2—“selling price on an
inferior” etc. should read “selling price of an inferior”
etc.

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Errata—Volume I, No. 11.

Page 752—Order No. Timber 15—
last line—close bracket after “or fixed” to read “dry-
dock (whether floating or fixed)”; insert comma after
“road-bed”.

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PART I
ORDERS IN COUNCIL

**Order in Council deleting imports of bananas from War Exchange
Conservation Act**

P.C. 1660

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 1st day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 865 of February 5, 1941, added bananas to Part Two of Schedule One to the War Exchange Conservation Act in order to restrict imports from outside the sterling area and to encourage imports from the sterling area;

And whereas the Minister of Finance reports that shipping conditions now preclude imports of bananas from the principal former sterling sources and permits are being granted freely for imports by rail from non-sterling sources; and

That import procedure would be simplified by the deletion of bananas from the War Exchange Conservation Act.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, is pleased to revoke and doth hereby revoke Order in Council P.C. 865 dated the 5th day of February, 1941.

His Excellency in Council, on the same recommendation, is further pleased to order that Item 98, covering bananas, be and it is hereby deleted from Part Two of Schedule One to the War Exchange Conservation Act, 1940.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council establishing the Canadian Section of the Joint
Agricultural Committee of Canada and the
United States of America**

P.C. 2044

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 15th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Secretary of State for External Affairs reports,—

- (a) That the Minister of Agriculture of Canada and the Secretary of Agriculture of the United States of America have recommended that their respective Governments should establish a standing committee consisting of officials of both countries to keep agricultural and food production and distribution in Canada and the United States of America under continuing review in order to further such developments as may be desirable in reference to those phases of wartime agricultural and food programmes that are of concern to both countries;

(b) That this recommendation has been approved by both Governments;

(c) That it has been agreed that each Government will appoint a Section of the committee to meet with a Section of the committee appointed by the other.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State for External Affairs; and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows,—

1. There shall be a committee to be known as the Canadian Section of the Joint Agricultural Committee of Canada and the United States of America.

2. The following shall be the members of the Canadian Section of the said Committee:

The Deputy Minister of Agriculture

Two members to be designated by the Minister of Agriculture

One member to be designated by the Minister of Finance to represent the Foods Administration of the Wartime Prices and Trade Board.

3. The Deputy Minister of Agriculture shall be Chairman of the Canadian Section of the said Committee.

4. It shall be the duty of the Canadian Section of the said Committee, jointly and severally with the United States Section of the said Committee, to keep agricultural and food production and distribution in Canada and the United States of America under continuing review in order to further such developments as may be desirable in reference to those phases of wartime agricultural and food programs that are of concern to both countries.

5. The Joint Agricultural Committee shall report from time to time through the Minister of Agriculture to the Governor in Council, as well as to the appropriate authority of the United States of America, with such recommendations as are found to be necessary to secure the purposes for which it is established, together with reports on progress made under its recommendations.

6. Nothing in this Order shall effect the duties and responsibilities of the Interdepartmental Food Requirements Committee established by P.C. 9692 of October 22, 1942.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing the incorporation of the North West Purchasing Limited

P.C. 2082

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 16th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Munitions and Supply represents that in order to facilitate the purchase or other acquisition from Canadian suppliers of munitions of war and supplies directly or indirectly required by the Government of the United States of America or any of its departments or agencies to be procured in Canada for the purpose of or in connection with the construction, maintenance and operation of the "Alcan" Highway and other projects in which the said Government is interested, the Minister of Munitions and Supply has procured the incorporation of a Company under the Companies Act, 1934, under the name "North West Purchasing Limited";

That the Minister of Munitions and Supply proposes to delegate to the said Company, the power to purchase or otherwise acquire, for or on behalf of the said Government, and/or to supply and deliver to the said Government, munitions of war and supplies required for the purposes aforesaid;

That it is proposed to enter into an agreement with the said Company, substantially in the terms of the draft agreement hereto annexed as Schedule "A", providing for the operations to be carried on by the Company and for payments to the Company as provided in the said agreement; and

That the incorporation of the said Company and the operations proposed to be carried on by it are considered to be in the public interest.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply and under and by virtue of the powers conferred by The Department of Munitions and Supply Act and the War Measures Act, is pleased, hereby, to confirm the action of the Minister of Munitions and Supply in procuring the incorporation of the said Company and further to authorize the said Minister to enter into an agreement with the said Company substantially in the terms of the draft agreement hereto annexed as Schedule "A", and to make the payments or advances to the Company provided for by the said agreement and also to make such accountable advances to the said Company pending the execution of the said agreement as the said Minister may deem fit.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing subsidies *re* production of tomatoes, corn, peas and beans

P.C. 2/2105

Certified to be a true copy of a Minute of a meeting of Treasury Board, approved by His Excellency the Governor General in Council, on the 16th March, 1943

Agriculture

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting that:—

"Whereas it is desirable that the production of tomatoes, corn, peas, and beans, produced in Canada for canning purposes be maintained in 1943 at a level with, or higher than the production in 1942; and

Whereas representations have been made to the Department of Agriculture that the increased cost of production and scarcity of labour will, at present price levels, result in a reduction in the acreage of these canning crops in 1943; and

Whereas producers will substitute other crops which are cheaper to produce and require less labour unless given some added inducement; and

Whereas the subsidies paid in 1942 by the Commodity Prices Stabilization Corporation on 1941 prices were, tomatoes \$1 per ton, corn \$2 per ton, peas \$7.50 per ton shelled weight or \$1.50 per ton straw weight, and green or wax beans \$5 per ton; and

Whereas it is necessary to increase the subsidies paid in 1942 for each of the above crops, in order to make them sufficiently attractive to the producers to insure the production of minimum requirements; and

Whereas it is not considered advisable to raise, at the present time, the ceiling price fixed by the Wartime Prices and Trade Board on the canned products;

The undersigned, therefore, has the honour to recommend that Your Excellency in Council, under authority of the War Measures Act, do authorize:

- (a) The following subsidies to be paid to producers for such quantities of their 1943 production of the crops named below which are delivered to and purchased by canners for processing, such subsidies to be paid either direct to the producer or if suitable arrangements can be made, through the medium of the canners purchasing the raw product:

<i>Crop</i>	<i>Subsidy</i>
Tomatoes..	\$ 3 00 per ton
Corn..	4 00 per ton
Peas..	10 00 per ton (shelled weight)
or	2 00 per ton (straw weight)
Green or Wax Beans..	7 50 per ton

- (b) The expenditure of a sum not exceeding \$1,500,000 from moneys to be allotted to the Department of Agriculture from the War Appropriation for this purpose for the fiscal year 1943-44."

The Board, having approved the estimates of expenditure and commitment against the War Appropriation, 1943-44, concur in the above report and recommendation and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Defence of Canada Regulations (Consolidation) 1942—Regulation 15

P.C. 2107

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports that his attention has been called to a discrepancy between the French version and the English version of Regulation 15 of the Defence of Canada Regulations (Consolidation) 1942, which discrepancy requires to be removed;

And whereas the Minister further reports that a doubt has been expressed whether the Regulation aforesaid extends to theatrical performances on the stage by means of radio or by reproduction by means of gramophone records;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice is pleased to order that paragraphs 1 and 2 of Regulation 15 of the Defence of Canada Regulations (Consolidation) 1942, be and they are hereby revoked and the following paragraphs are hereby substituted therefor in the French and English versions respectively:

(1) Le ministre des Services nationaux de guerre peut, au moyen d'une ordonnance, prohiber ou restreindre la publication, au Canada, de matières dont, à son avis, la publication ou la publication illimitée, selon le cas, nuirait ou pourrait nuire à la sécurité de l'Etat ou à la poursuite efficace de la guerre, et une ordonnance édictée sous l'empire du présent paragraphe pourra contenir les dispositions accessoires et supplémentaires que le ministre des Services nationaux de guerre jugera nécessaires ou opportunes aux fins de l'ordonnance, y compris des dispositions exigeant que certains documents, illustrations, photographies ou pellicules cinématographiques ou des matières à être publiées par représentation théâtrale publique sur la scène, à la radio ou par reproduction au moyen de disques de gramophone soient soumis ou montrés, avant leur publication, à l'autorité ou à la personne mentionnée dans cette ordonnance.

(2) Dans le présent article, l'expression—

(a) "pellicule cinématographique" comprend une bande photophonique et tout autre objet ayant servi à enregistrer les sons afin de pouvoir les reproduire en rapport avec la présentation du film;

- (b) "publication" comprend toute représentation théâtrale publique, sur la scène ou à la radio, et en ce qui concerne une pellicule cinématographique, signifie la présentation publique du film et comprend la reproduction mécanique ou électrique des sons en rapport avec cette présentation du film.

(1) The Minister of National War Services may make provision by order for preventing or restricting the publication in Canada of matters as to which he is satisfied that the publication, or, as the case may be, the unrestricted publication, thereof would or might be prejudicial to the safety of the State or the efficient prosecution of the war, and an order under this paragraph may contain such incidental and supplementary provisions as may appear to the Minister of National War Services to be necessary or expedient for the purposes of the order including provisions for securing that documents pictorial representations, photographs or cinematograph films or matters to be published by public theatrical performance on the stage, by radio or by reproduction by means of gramophone records shall, before publication, be submitted or exhibited to such authority or person as may be specified in such order.

(2) In this Regulation—

- (a) the expression "cinematograph film" includes a sound tract and any other article on which sounds have been recorded for the purpose of their being reproduced in connection with the exhibition of such a film;
- (b) the expression "publication" includes any public theatrical performance on the stage or over the radio, and in relation to a cinematograph film, means the exhibition of the film to the public, and includes the mechanical or electrical reproduction of any sounds, in connection with the exhibition of the film as aforesaid.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing Compensation under War Risks
Insurance Act *re* grain products in transit or being
freighted or laden in ships**

P.C. 2174

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 10229, dated November 19, 1942, as amended by Order in Council P.C. 11161, dated December 8, 1942, provision was made for the insurance of grain in certain positions in Canada against the risk of war damage;

And whereas by the said Order in Council insurance against the risk of war damage is not provided on grain being freighted or laden in a ship or vessel from a point in Canada to a point in the United States;

And whereas the Minister of Finance reports that, because it is customary in the trade to store grain in vessels during the winter months, it is desirable to provide coverage on grain being freighted or laden in a ship or vessel from a point in Canada to a point in the United States during the time that such ship or vessel is in a Canadian port for purposes of winter storage.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred on the Governor in Council by the War Risk Insurance Act, 1942, the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, is pleased to amend Order in Council P.C. 10229, dated November 19, 1942, and it is hereby further amended by deleting section 8 thereof and substituting the following therefor:

"8. The Minister of Finance may pay compensation to any owner of grain in a licensed elevator, in a flour mill or plant for the manufacture of grain products, in transit, or being freighted or laden in a ship or vessel from a point in Canada to a point in the United States during the time that such ship or vessel is in a Canadian port for purposes of winter storage in the amount of the diminuation of value of such grain caused by war damage occurring on or after December 1, 1942, provided that no such compensation shall be paid in respect of grain held in bond in Canada."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council stating that no further Letters Patent under the Companies Act be granted companies operating airlines

P.C. 2200

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Secretary of State reports,—

1. That applications under Section 5 (1) of the Companies Act, 24-25 George V, Chapter 33, as amended by 25-26 George V, Chapter 55, have been received from time to time seeking the incorporation of companies under the Companies Act as amended, for the principal object or purpose of operating airlines for the carriage of passengers, freight and mail;

2. That by reason of existing war conditions he is of the opinion, in which opinion the Minister of Munitions and Supply who is charged with responsibilities in connection with civil aviation, concurs, that applications for the incorporation of companies having such principal object or purpose, should not be granted for the period of the present war, under the Companies Act, but that applicants should be advised, if they desire to incorporate companies with this principal object or purpose, to apply for incorporation by Act of Parliament;

3. That the latter is the method adopted in relation to the incorporation of companies for the construction and working of railways and of telegraph and telephone lines within Canada and that it is expedient in the public interest to assimilate the incorporation of commercial airlines to the incorporation of railways, telegraph and telephone companies.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State, concurred in by the Minister of Munitions and Supply, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, is pleased to order and doth hereby order that during the present war or until otherwise ordered by the Governor General in Council, no further Letters Patent under Part I of the Companies Act as amended be granted incorporating a company having as a principal object or purpose the operation of aircraft either in Canada or between Canada and other countries; provided however that this Order shall not apply to Letters Patent incorporating companies whose principal object or purpose may be an object or purpose within the scope of Section 5 (1) of the Companies Act and which may include, as incidental to the principal object or business of the company, power to operate aircraft, subject to statutes and regulations applicable to the operation of aircraft.

A. D. P. HEENEY
Clerk of the Privy Council.

Order in Council prohibiting import of metal containers and closures except under permit

P.C. 2201

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that The Wartime Prices and Trade Board requests that the importation of metal containers and closures be controlled by permit in order to facilitate the enforcement of regulations which the Administrator of Metal Containers has issued restricting and regulating the use of metal containers in Canada;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the importation into Canada of the goods enumerated hereunder be and it is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

1. New or unused empty containers (including drums, gas cylinders and collapsible tubes) made wholly or in part of metal and intended for packing or packaging goods for sale, storage and/or shipment.
2. Any type of cap, closure or sealing device made wholly or in part of metal to be affixed to any container.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing J. L. S. Roberge a member, Mobilization Board, Quebec

P.C. 2205

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Subsection 1 of Section 8 of the National Selective Service Mobilization Regulations reads as follows:—

8 (1) "There shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint".

And whereas the Minister of Labour reports that it is deemed advisable to make a further appointment to the Mobilization Board in Administrative Division "F" with headquarters at the City of Quebec in the Province of Quebec;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and in pursuance of the foregoing, is pleased to appoint and doth hereby appoint Mr. Joseph Louis Stanislas Roberge, of the City of Levis, in the Province of Quebec, Manager, to be a member of the Mobilization Board in Administrative Division "F" with headquarters at the City of Quebec, in the Province of Quebec.

A. D. P. HEENEY
Clerk of the Privy Council.

Order in Council revoking the appointment of Clarence Welford Marshall as a Deputy Steel Controller

P.C. 2227

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 19th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8765 of September 26, 1942, Clarence Welford Marshall, of the City of Ottawa, Ontario, was appointed a Deputy Steel Controller;

And whereas the Minister of Munitions and Supply reports that the said Clarence Welford Marshall has requested permission to retire from the Office of Deputy Steel Controller and that it is desirable that the appointment be revoked.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, is pleased to revoke and doth hereby revoke the appointment of Clarence Welford Marshall, of the city of Ottawa, Ontario, as a Deputy Steel Controller.

A. D. P. HEENEY

Clerk of the Privy Council.

Order in Council appointing Lieutenant-Colonel G. S. Dempster to the Mobilization Board in Division "M"

P.C. 2279

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 22nd day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsection 1 of Section 8 of the National Selective Service Mobilization Regulations provides that "there shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint";

And whereas the Minister of Labour reports that it is advisable to appoint a further member to the Mobilization Board in Division "M".

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and in pursuance of the foregoing, is pleased to appoint and doth hereby appoint Lieutenant-Colonel George S. Dempster, of the City of Prince Albert in the Province of Saskatchewan a member.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending the Defence of Canada Regulations (Consolidation) 1942—inspectors or adjusters *re* War Risk Insurance

P.C. 2299

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 22nd day of MARCH, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas provision is made in the Defence of Canada Regulations (Consolidation), 1942, for the making of orders prohibiting or restricting entry into or activities in

defined areas, places or premises in Canada or authorizing persons to prohibit or restrict entry into or activities in such areas, places or premises;

And whereas provision is made by the War Risk Insurance Act, 1942, for the entry into contracts of insurance on behalf of His Majesty of property in Canada against the risk of war damage and for the payment, in certain circumstances, of compensation in respect of loss caused by war damage to property;

And whereas the Minister of Finance reports that, for the order and welfare of Canada, it is advisable for the proper administration of the provisions of the said Act, that authorized inspectors or adjusters be permitted to enter the areas, places and premises aforesaid for the purpose of inspecting property which is or may be insured thereunder or in respect of which insurance moneys or compensation may be payable thereunder or adjusting any loss caused by war damage thereto;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, concurred in by the Minister of Justice, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend the Defence of Canada Regulations (Consolidation), 1942, and they are hereby amended by adding thereto, immediately after Regulation 56A, the following Regulation as Regulation 56B:—

“56B. Notwithstanding anything contained in the Regulations hereinafter mentioned or in any order made pursuant thereto, any person shall be permitted, on the production of a card of identification purporting to be signed by the Supervisor of War Damage Insurance certifying that he is authorized to act as an inspector or adjuster under the War Risk Insurance Act, 1942, to enter any area, place or premises designated as a prohibited or restricted area, place or premises pursuant to Regulations three, four, five, six, seven, eight, thirty-two, thirty-two A, thirty-four or thirty-six of these Regulations, for the purpose of carrying out his duties as inspector or adjuster under the said Act.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing the Committee on Terms of Compensation under the War Risk Insurance Act

P.C. 2300

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 22nd day of MARCH, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under Section 11 of the War Risk Insurance Act, 1942, provision is made for regulations specifying the time at which any payment under the Act or any contract of insurance shall be made, but providing that the Minister of Finance may in his discretion pay the whole or any part of any moneys at a time earlier than the time specified in such regulations, if he is satisfied either that the replacement or repair of the property damaged is expedient in the public interest or will avoid undue hardship or is an amount which does not exceed the sum of \$400.00;

And whereas a special committee on terms of compensation under the War Risk Insurance Act, consisting of the following members—

- Mr. John Schofield, Controller of Construction,
Department of Munitions and Supply, Ottawa.
- Mr. F. W. Nicolls, Director of Housing,
Department of Finance, Ottawa.
- Mr. Henry S. Angas, of Messrs. Edwards & Angas,
Insurance Adjusters, Toronto, and Member of the Advisory Committee
on War Risk Insurance.
- Mr. James Matson,
Supervisor of War Damage Insurance, Montreal, and
- Mr. J. Ross Tolmie,
Acting Solicitor to the Treasury, Department of Finance, Ottawa,

has been convened by the Minister of Finance to advise him on the matters coming under Section 11 of the said Act, and has reported to him substantially in accordance with the proposals hereinafter recommended.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Risk Insurance Act, 1942, being Chapter 35 of the Statutes of Canada 1942, is pleased to order and doth hereby order as follows,—

1. There shall be a Standing Committee called the Committee on Terms of Compensation under the War Risk Insurance Act to assist the Minister of Finance in carrying out the regulations herein proposed and generally to advise the Minister on the time when payments should properly be made under the War Risk Insurance Act, 1942, to owners of property suffering war damage;

2. The Committee shall consist of the following members:—

Chairman: Mr. Henry S. Angas of Messrs. Edwards & Angas, Insurance Adjusters, Toronto.

Mr. John Schofield, Controller of Construction, Department of Munitions and Supply, Ottawa.

Mr. F. W. Nicolls, Director of Housing, Department of Finance, Ottawa.

Mr. James Matson, Supervisor of War Damage Insurance, Montreal.

Mr. J. Ross Tolmie, Acting Solicitor to the Treasury, Department of Finance, Ottawa.

3. The following regulations are hereby made and established to specify the time and manner of payment of any compensation or indemnity under the War Risk Insurance Act, 1942, or under any policy of war risk insurance issued under the said Act:

(a) All valid war damage claims, apart from those set out in paragraph (b) hereof may be paid only after the Governor in Council has declared that a state of war no longer exists. This provision may be reviewed if the state of war does not end simultaneously in all theatres of war;

(b) The following war damage claims, if valid and authorized by the Act, may be paid as soon as possible after the occurrence of the damage, provided that the claimant has made arrangements for securing the necessary materials as required by paragraph (d) hereof, for the repair and/or restoration of the property which has been damaged and provided that the claimant has satisfied the Minister that all money paid to him will be used to repair or restore the damaged property:

(i) A claim for free compensation under Sections 7 and 8 of the Act if it does not exceed \$400;

(ii) A claim exceeding \$400 for free compensation under Sections 7 and 8 of the Act if the claimant satisfies the Minister that

the repair or restoration of the property damage is necessary for the maintenance of the health, morale, or safety of the persons who customarily use it; or

the repair or restoration of the property damage is necessary to avoid undue hardship on the part of those who customarily use it, having regard, however, to the general sacrifice that is required of all citizens during wartime; or

such payment is necessary to prevent aggravation of damage or to prevent greater loss ensuing.

(iii) A claim for indemnity arising from insurance granted under Sections 3, 4 and 5 of the Act if it does not exceed \$400;

(iv) A claim for indemnity exceeding \$400 arising from insurance granted under Sections 3, 4 and 5 of the Act

if the claimant is the owner of a residential or commercial property, or of property devoted to charitable uses, and he satisfies the Minister

that the repair or restoration of such property is necessary for the maintenance of the health, morale, or safety of those persons who customarily use it; or

if the claimant is the owner of an industrial, mining, transportation, utility, or commercial property, and he satisfies the Minister that the repair or restoration of such property is necessary to the successful prosecution of the war; or

if the claimant satisfies the Minister that the repair or restoration of the damaged property is necessary to avoid undue hardship, having regard to the general sacrifice that is required of all citizens during wartime; or

if the claimant satisfies the Minister that repair of the damaged property is necessary to prevent aggravation of damage or to prevent greater loss ensuing.

(c) Notwithstanding paragraph (b) hereof, no payment prior to the termination of the war may be made to the owner of property which serves no essential purpose in the prosecution of the war;

(d) Any claimant for payment prior to the date of the termination of the war must submit his application to the Chairman of the Committee on Terms of Compensation under the War Risk Insurance Act, c/o The Supervisor of War Damage Insurance, 910 Transportation Building, Montreal, and such application must be accompanied by a licence from the Controller of Construction for immediate repair, restoration or rebuilding of the property.

4. Interest at $2\frac{1}{2}\%$ per annum on the unpaid portion of any insurance moneys as is provided by Section 11 subsection (3) of the Act shall be paid half-yearly from the date of the happening of the damage.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of rice from various taxes

P.C. 2324

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas imports of rice, uncleaned, unhulled or paddy are admitted duty free regardless of the country of origin;

And whereas the 10 per cent war exchange tax applies to imports of rice, uncleaned, unhulled or paddy when imported from countries the products of which are subject to Intermediate or General Tariff treatment and that the 3 per cent special excise tax applies to imports of the aforementioned rice when imported from countries the products of which are subject to General Tariff treatment;

And whereas the Minister of Finance reports that the landed cost in Canada of imported rice, uncleaned, unhulled or paddy has been steadily increasing; and

That the Wartime Prices and Trade Board recommends that imports of rice, uncleaned, unhulled or paddy be exempt from the war exchange tax and special excise tax in order to reduce the landed cost of this commodity and at the same time decrease the amount of subsidy that would otherwise be payable on such imports.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of rice, uncleaned, unhulled or paddy be exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent, effective March 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of cotton yarn from war exchange tax

P.C. 2331

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Item 538a of Schedule "A" to the Customs Tariff provides for duty free entry from all countries of imported "articles which enter into the cost of the manufacture of binder twine, or twine for harvest binders, when imported for such use exclusively by manufacturers who manufacture such twine only";

And whereas Order in Council P.C. 7021, passed on August 13, 1942, under the authority of the War Measures Act, exempted imports of vegetable fibres other than cotton, not coloured, nor further manufactured than dried, cleaned, cut to size, ground and sifted, from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent ad valorem, effective August 1, 1942;

And whereas imports of material for the manufacture of binder twine, when imported by manufacturers thereof, are exempt from the 3 per cent special excise tax under the provisions of sub-section 2 (a) of Section 88 of the Special War Revenue Act;

And whereas the Minister of Finance reports that manufacturers of binder twine in both Canada and the United States have agreed to substitute cotton yarn for 25 per cent of the fibre formerly used in the manufacture of binder twine in order to conserve the supply of African and Java fibre for the manufacture of rope; and

That the Wartime Prices and Trade Board recommends that imports of cotton yarn for use in the manufacture of binder twine be exempt from the war exchange tax of 10 per cent ad valorem;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of cotton yarn for use in the manufacture of binder twine or twine for harvest binders, when originating in countries the products of which are entitled to Intermediate or General Tariff treatment, be exempt from the war exchange tax of 10 per cent ad valorem, effective March 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Wartime Wages Control Order

P.C. 2370

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section 25 of the Wartime Wages Control Order authorizes the National War Labour Board to order an increase in any wage rate which it finds to be comparatively low;

And whereas subsection 3 of section 34 of the said Order authorizes the National War Labour Board to order an increase in a cost of living bonus only with respect to the rise in the cost of living index number above the index number for the month in which the last general increase in wage rates paid by an employer became effective;

And whereas the Minister of Labour reports that because of the variations in the dates and amounts of the last general increases in wage rates paid by employers there may be inequitable differences in the combinations of wage rates and cost of living bonuses paid by them even after the National War Labour Board has ordered such adjustments of wage rates and cost of living bonuses as are presently authorized by the said Order;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to amend the Wartime Wages Control Order P.C. 5963 dated July 10, 1942, and it is hereby further amended by adding the following proviso to subsection 3 of section 34 thereof:

"Provided that where, in the opinion of the National Board the application of this subsection has resulted in, or will result in, unequal and unfair combinations of wage rates and cost of living bonuses within an industry, it shall be within the power of the National Board to order such adjustment of the cost of living bonus through the use of a month other than as prescribed above but not earlier than August, 1939, as the National Board may determine."

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

MISCELLANEOUS ADMINISTRATIVE ORDERS

Foreign Exchange Control Board

CERTIFIED EXTRACT from the minutes of a meeting of the Foreign Exchange Control Board held in Ottawa on March 12, 1943.

On motion duly made and seconded, it was resolved that the Regulations of the Board be amended as follows:

By revoking paragraph (a) of Regulation 14 and substituting the following therefor:

“(a) The expression ‘sterling area’ wherever used in any Regulation, ruling or instruction of the Board means and includes territories under the sovereignty, protection, suzerainty or mandate of His Majesty (except Canada and Newfoundland) and also includes Egypt, the Anglo-Egyptian Sudan, Belgian Congo, Ruanda-Urundi, Iceland, Faroe Islands, French Cameroons, French Equatorial Africa (composed of Chad, Ubanghi-Chari, Middle Congo and Gaboon), French Settlements in India, French Oceania, Syria, Lebanon, Iraq, and Madagascar and its Dependencies.”

By adding to paragraph (b) of Regulation 20 immediately after sub-paragraph (x) as sub-paragraph (xi) thereof, the following:

“(xi) Gifts up to a value not exceeding \$25 per shipment.”

By revoking sub-paragraph (ii) of paragraph (c) of Regulation 20 and renumbering sub-paragraphs (iii) and (iv) of paragraph (c) of Regulation 20 as (ii) and (iii) respectively.

By revoking paragraphs (c) and (d) of Regulation 26 and substituting the following therefor:

“(c) Every person desiring to import Canadian or foreign banknotes or coupons detached from bonds or bearer share warrants from any country except the United States of America, Newfoundland or a country in the sterling area shall make application on Form SE and submit such application to the Board either directly or through an Authorized Dealer.

(d) Except as provided in paragraph (c), no licence shall be necessary to import any foreign exchange or Canadian currency or any other property other than goods and securities.

(e) Exemption from an export or import licence for any property shall not be deemed to authorize any use or disposition thereof which would otherwise be unlawful or require a permit under the provisions of the Order or Regulations.”

CERTIFIED to be a true copy and in accordance with the minutes of the Board.

G. F. TOWERS,
Chairman.

DEPARTMENT OF NATIONAL REVENUE

WM No. 39

Fourth Revision

Supplement No. 31

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 11th March, 1943.

*To Collectors of Customs and Excise and others concerned:***Export Permits**

Effective on and after March 15, 1943, the following commodities are added to the list of those requiring an export permit before being shipped from Canada:

Group 1—*Agricultural and Vegetable Products*

- Berries, fresh.
- Cherries, fresh.
- Pea beans (navy beans).
- Certified seed potatoes.

Group 2—*Animals and Animal Products*

- Eggs in the shell.
- Eggs, whole, egg yolk or egg albumen, dried, evaporated, desiccated, powdered, frozen or otherwise prepared.
- Horse meat.

Group 4—*Wood, Wood Products and Paper*

- Softwoods, n.o.p.: Logs.

By Export Permit Branch Order No. 64, also effective on and after March 15, a number of changes are made concerning exemptions from requiring an export permit on various commodities as follows:—

1. Certified seed potatoes (see Group 1 above) are exempted from requiring an export permit when shipped to any part of the British Empire.

2. The following are now exempt from requiring an export permit *only* when shipped to the United Kingdom:—

Group 4—*Wood, Wood Products and Paper*

- Cedar: Sawed or hewn timber, boards, planks and scantlings.
- Douglas fir: Sawed or hewn timber, boards, planks and scantlings.
- Hemlock: Sawed or hewn timber, boards, planks and scantlings.
- Softwoods, n.o.p.: Sawed or hewn timber, boards, planks and scantlings.
- Spruce: Sawed or hewn timber, boards, planks and scantlings.
- White Pine: Sawed or hewn timber, boards, planks and scantlings.

3. Exemptions on the following are cancelled so that they now require an export permit when shipped to any destination:—

Group 1—*Agricultural and Vegetable Products*

- Castor beans.
- Cotton seed.
- Natural resins and gums, including crude, refined and modified state.

Group 4—*Wood, Wood Products and Paper*

- Balsa and manufactures.
- White Pine: Logs.
- Cedar: Logs.

Group 5—*Iron and Steel and Their Products*

- Motorcycle parts and accessories.

L. F. JACKSON,

Assistant Commissioner of Customs.

WM No. 39
Fifth Revision
MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, March 15, 1943.

To Collectors of Customs and Excise, and others concerned:

Changes in Export Permit Regulations

By Export Permit Branch Order No. 65, effective on and after March 15, 1943, a number of the Export Permit Regulations have been amended, and all changes since September 30, 1942, are consolidated to be known henceforth as Export Permit Regulations of March 15, 1943.

A revision of the Export Permit Regulations incorporating these changes, together with additions and amendments since September 30, 1942, is at present at the Printing Bureau. However, since these regulations become effective on March 15th and although most of the changes are of a very minor nature, it is deemed advisable to draw the following to your attention pending receipt of the new regulations:—

- (a) Regulations 6, 15 and 16 of the Export Permit Regulations of September 30, 1942, are cancelled.

The following Regulations of the Export Permit Regulations of September 30, 1942, are renumbered:

Regulation 7 (a) to become Regulation 6;
Regulation 7 (b) to become Regulation 7;
Regulation 32 to become Regulation 32 (a);
Regulations 17, 18, 19, 20, 21, 22, 23, 24 and 25 to become Regulations 16, 17, 18, 19, 20, 21, 22, 23 and 24, respectively;
Regulations 45, 46, 47 and 48 to become Regulations 46, 47, 48 and 49, respectively; and
Regulation 44, as established by Export Permit Branch Order No. 60 of February 11, 1943, is renumbered to become Regulation 45.

- (b) Export Permit Regulation 20, now re-numbered Regulation 19, is amended by the deletion of the last sentence and the substitution of the following therefor:

“In these cases a tolerance of ten per cent by weight or quantity over the amount specified is allowed, except as specified below:—

Pharmaceuticals and finished drugs.....	1 per cent.
Platinum and Platinum Group metals.....	1 per cent.
Industrial diamonds.....	No tolerance.
Radium and radium salts.....	No tolerance.
Uranium and uranium salts.....	No tolerance.
Commodities of any kind upon which a subsidy has been paid by the Commodity Prices Stabilization Corporation	No tolerance.”

- (c) Regulation 43 is amended to read as follows:—

Regulation 43—Casual purchases by non-resident tourists of \$100 or less in value of clothing, toilet articles, articles of personal adornment, souvenirs and similar articles, and other small consumer goods (except edible foodstuffs over \$5.00 in value, bicycles, typewriters and goods under ration control in the country of import) are exempted from requiring an export permit, except as otherwise provided in these Regulations.

- (d) Three new Regulations 15, 25 and 44 are established, reading as follows:—

Regulation 15—The original of the export permit must be delivered by the exporter to the carrier to be firmly attached to the waybills accompanying the shipment to the port of exit. For shipments through United States ports, see Regulation 14 (c).

Regulation 25—Export permits are not required for shipment of the following from Canada to the United States:

- (1) Articles returned to the United States for repair, adjustment or test, if covered by the appropriate Customs Export Entry Form E-23 (Amended 1942).
- (2) Articles returned to the United States for replacement on the grounds that these articles were received in a defective condition, or not according to order, if covered by the appropriate Customs Export Entry Form E-15.
- (3) Containers on a shuttle service, which are to be returned to Canada within six months from the date of export, if complying fully in every other respect with the regulations of the Department of National Revenue (Customs Division), as set forth in their Memorandum Series D, No. 49, T.M.R. 1 (Revised) of April 12, 1937.

WM No. 93

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 12th March, 1943.

To Collectors of Customs and Excise and others concerned:

Prohibited Imports

It is ordered that the importation into Canada of the goods enumerated hereunder be prohibited except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue:—

Asphalt or asphaltum, solid or not, and asphaltum oil for paving or other purposes; asphalt preparations in liquid form containing asbestos or other fibrous materials; asphalt caulking compounds, asphalt cements and asphalt emulsions; asphalt shingles, asphalt roofing and asphalt siding; building papers and building boards or felts, coated or impregnated with asphalt. (Customs Tariff Items 273, 273a, ex 711, ex 192, ex 192c.)

In order that requests for permits for the importation of the above-mentioned goods may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form which, together with all correspondence relating thereto, should be sent direct to the Office of the Oil Controller, 15 King Street West, Toronto, Ontario. The form to be used is the Department of National Revenue Form, "Application for Permit to Import War Materials and Other Goods," and supplies thereof may be obtained from the Collectors of Customs and Excise or the Department of National Revenue, Ottawa. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more shipments.

L. F. JACKSON,

Assistant Commissioner of Customs.

(P.C. 1869, 9/3/43—Authority, War Measures Act.)

Series D No. 47

T. C. 111

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 12th March, 1943.

To Collectors of Customs and Excise and others concerned:

Tariff Change by Order in Council

It is ordered that imports of the goods specified in Tariff Items 540(c) and 540(d) of Schedule "A" to the Customs Tariff be exempt from duties of customs when

originating in and imported from countries the products of which are entitled to British Preferential Tariff Treatment during the period March 1, 1943, to February 29, 1944.

L. F. JACKSON,

Assistant Commissioner of Customs.

(P.C. 1880, 9/3/43: Authority, War Measures Act.)

Series D No. 47

T. C. 112

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 16th March, 1943.

To Collectors of Customs and Excise and others concerned:

Tariff Change by Order in Council

Effective January 2, 1943, it is ordered that the undermentioned products shall be exempt from the war exchange tax and the special excise tax and be accorded the tariff treatment hereunder indicated:—

Ferro-vanadium and vanadium oxide, when for use in the manufacture of steel or iron—

British Preferential Tariff	Free
Intermediate Tariff	Free
General Tariff	Free

(To be designated as Tariff Item 375a.)

L. F. JACKSON,

Assistant Commissioner of Customs.

(P.C. 2002; 12/3/43—Authority, War Measures Act.)

PART III
WARTIME PRICES AND TRADE BOARD
(FINANCE)

Board Orders

THE WARTIME PRICES AND TRADE BOARD

Order No. 235

Respecting the Dyeing and Dressing of Furs

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas manufacturing processes performed on a custom or commission basis were designated by the Board as "services" for the purposes of the Wartime Prices and Trade Regulations;

And whereas doubts have arisen as to whether the services of fur dyeing and fur dressing constitute such manufacturing processes and it is expedient specifically to designate such dyeing and dressing as "services" for the purposes of such Regulations;

Therefore, this Board orders as follows:

1. The dyeing of furs and the dressing of furs are hereby designated as "services" for the purposes of the Wartime Prices and Trade Regulations.
2. This Order shall be effective on and after the 15th day of March, 1943.

Made at Ottawa, the 16th day of February, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 248

Respecting Eggs

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amend Order No. 212 of the Board:

Therefore this Board orders as follows:—

1. Section 2 of Order No. 212 of the Board is hereby deleted.
2. Subsection (1) of Section 3 of Order No. 212 of the Board is hereby deleted and the following is substituted therefor:

- (1) The maximum price, inclusive of all packing charges, except cartoning, at which any person may sell or offer to sell at wholesale the following grades and sub-grades of eggs, delivered at the respective following points, shall be:—

Delivery Point	Grade A Large	Grade A Medium	Grade A Pullet	Grade B	Grade C
Price per dozen in cents					
Montreal	50	48	45	45	43
Toronto	49½	47½	44½	44½	42½
Winnipeg	48	46	43	43	41
Regina	47	45	42	42	40
Saskatoon	47	45	42	42	40
Calgary	47	45	42	42	40
Edmonton	47	45	42	42	40
Vancouver	49	47	44	44	42
Saint John N.B.	50¾	48¾	45¾	45¾	43¾
Halifax	50¾	48¾	45¾	45¾	43¾
Sydney	50¾	48¾	45¾	45¾	43¾

3. This Order shall be effective on and after the 23rd day of March, 1943.
Made at Ottawa, the 16th day of March, 1943.

DONALD GORDON,

Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 252

Respecting Beef

made pursuant to authority conferred by Order in Council P.C. 8528 dated November 1, 1941.

Whereas it is expedient to amplify the provisions of Order No. 194 of the Board and to consolidate such Order as amplified;

Therefore, except as provided in Section 9 hereof, said Order No. 194 is hereby revoked by the Board and the following is substituted therefor:

Sales at Wholesale

1. (1) The maximum price at which any person in any zone may sell or offer to sell at wholesale any quality of carcass, side or quarter of beef in any particular period to any person
 - (a) in any part of the same zone shall be the price set forth in Schedule "A" hereto for that quality in that zone in that period;
 - (b) in any part of any other zone shall be the price set forth in such Schedule for that quality in that period in the zone in which the buyer is situated;
 - (c) in any part of Canada not included in a zone shall be the price set forth in such Schedule for that quality in that period in the zone in which the seller is situated.
- (2) The price referred to in clauses (a) and (b) preceding shall be the delivered price at the buyer's place of business, or if delivered by railway, to the railway station nearest to the buyer's place of business; provided that, if delivery is by railway express at the buyer's request, the difference between railway freight and express charges may be added to such price if such difference is shown as a separate item on the seller's invoice for such beef.
- (3) Every person who sells at wholesale any beef in any zone shall equitably distribute his available supplies of beef among his customers in such zone at the delivery point referred to in subsection (2) preceding; and, for the purposes of this Section, each customer who operates a branch of his business or otherwise operates more than one place of business shall be deemed to be a separate customer in respect of each branch or place of business operated by him in such zone, and delivery to such customer in any zone shall be made

to the place of business therein designated by such customer or, if delivery is by railway, to the railway station nearest to such designated place of business.

- (4) Where the sale of beef is to a person to whom clause (c) of subsection (1) of this Section applies, the seller may add the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on the seller's invoice for such beef.
- (5) The maximum price at which any person in any part of Canada not included in a zone, may sell or offer to sell at wholesale to any other person in any part of Canada any quality of carcass, side or quarter of beef in any particular period shall be such as may be approved or prescribed from time to time in writing by the Foods Administrator with the approval of the Chairman of the Board.
- (6) The maximum price at which any person may sell or offer to sell at wholesale to any other person any cut of beef of any quality in any particular period shall be the price prescribed from time to time in writing by the said Foods Administrator with the approval of the Chairman of the Board.
- (7) The price at which any person in any zone or part of Canada may sell or offer to sell at wholesale any quality of any quarter or cut of kosher beef in any particular period shall not exceed the lawful maximum price on sales at wholesale in that zone or part of Canada for that quality of that quarter or cut in that period prescribed by or under the authority of this Order, together with kosher charges not exceeding those established by that person in the same slaughtering place during the basic period from September 15 to October 11, 1941.

2. (1) Every person selling any beef at wholesale shall

- (a) furnish each buyer of such beef with an invoice showing
 - (i) the name and complete address of the consignee;
 - (ii) the weight and price per pound of the beef purchased by such buyer;
 - (iii) any fee, levy, commission, agency, service or other charge, payment, bonus, gift, or other consideration payable, paid, given or to be given in respect of such beef; and
 - (iv) the quality of the beef purchased and whether it is a carcass, side, fore quarter, hind quarter, or cut and, if a cut, specifying accurately the cut; provided that, in showing the quality of beef purchased, the following abbreviations may be used:
 - "S.P." for Special Quality;
 - "COMM." for Commercial Quality;
 - "P.Q." for Plain Quality;
 - "COW" for Cow Beef;
 - "BULL" for Bull Beef;
 - "C.Q." for Cutter Quality; and
 - "BONER" for Boner Quality;
- (b) retain a copy of such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date of shipment.

- (2) The buyer to whom an invoice is furnished pursuant to subsection (1) of this Section shall retain such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date on which he received such invoice.

Sales at Retail

3. (1) No person selling beef at retail in any zone shall buy or otherwise acquire, and no other person shall buy or otherwise acquire on his behalf, any quality of carcass, side, quarter or cut of beef in any period at a total delivered cost in excess of the lawful maximum on sales at wholesale in that zone for that quality in that period, together with the cost of transportation from the railway station nearest to the buyer's place of business if delivery is by railway.

- (2) Except with written authority of the Foods Administrator, no person selling beef at retail shall acquire any beef by acquiring and slaughtering any cattle or having such cattle slaughtered for him unless he regularly acquired beef in that manner during the basic period from September 15 to October 11, 1941.
- (3) For the purposes of this Section,
 - (a) any person who acquires any cattle and slaughters them or causes them to be slaughtered for him shall be deemed to have acquired beef;
 - (b) any fee, levy, commission, agency, service or other charge, payment, bonus, gift or other consideration, paid, payable, given or to be given by any person to any other person for any beef, or to any person who acquires such beef on his behalf, shall be deemed to be a part of the total delivered cost of such beef;
 - (c) any person selling beef at retail who operates a branch of his business or otherwise operates more than one place of business, shall, in respect of each such branch or place of business be deemed to be a separate buyer of beef.
4. The maximum price at which any person may sell or offer to sell at retail any beef shall be determined as follows: he shall regulate his selling prices for various cuts or portions of beef so that the aggregate price received or charged by him for all cuts and portions from any carcass, side, quarter or cut purchased or otherwise acquired by him shall not exceed the total of
 - (a) his lawful delivered cost of that carcass, side, quarter or cut as set forth in Section 3 hereof (except the difference between railway freight and railway express charges, if any, included in such cost); and
 - (b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on beef of the same or substantially similar quality, but in no event exceeding 7 cents per pound of beef.
5. The prices and markups of all persons selling beef at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such beef cutting or other tests as may be authorized by the Board.

General Provisions

6. No person shall sell or buy, or offer to sell or buy, at wholesale, any beef except one or more carcasses, sides, fore quarters, hind quarters or cuts as defined by this Order, and
 - (a) in the case of cuts, only those cuts for which maximum prices have been prescribed under authority of this Order for the period during which the sale or purchase takes place; and
 - (b) in the case of any carcass, side, fore quarter or hind quarter of boner beef, only if authorized in writing by the Foods Administrator.
7. No person selling beef at wholesale shall substitute any cuts for a carcass, side or quarter ordered by a buyer unless the buyer has previously consented to the substitution.
8. Carcasses of cattle or calves having a weight in the carcass at the place of slaughter of more than 225 pounds with the hide removed or more than 250 pounds with the hide on, and all sides, quarters and cuts derived from such carcasses, shall, for the purposes of the Wartime Prices and Trade Regulations and this Order, be deemed to be beef and not veal.
9. Notwithstanding anything contained in this Order, the provisions of Order No. 194 of the Board shall until April 28, 1943, apply to and continue in full force and effect in respect of sales at wholesale of beef frozen prior to March 25, 1943, in the form of carcasses, sides, fore quarters, hind quarters or cuts as defined in said Order No. 194.

Definitions

10. For the purposes of this Order,

- (1) "beef" means fresh or frozen beef of a quality defined in Section 12 hereof; and
- (2) "sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning.

11. For the purposes of this Order,

- (1) "carcass" means a full dressed carcass of beef with the hide removed, including two fore quarters and two hind quarters from which, pursuant to Order No. 231 of the Board, the following have been removed:
 - (a) all internal fats adhering to the surface of the body cavity known as crotch (or pelvic) fat; and
 - (b) the kidneys and all internal fats known as kidney fat and fat adhering to the tenderloin and flanks; and
 - (c) all internal brisket fats, including fat in the heart area which does not adhere to the heart when the heart is removed; and
 - (d) the cod fat, udder and udder (dug) fat.
- (2) "cut" means any of those bone-in or boneless portions of beef derived from a carcass and as defined in Section 13 hereof;
- (3) "fore quarter" means the fore end of a side cut to include not more or less than eleven rib bones;
- (4) "hind quarter" means the hind end of a side cut to include not more or less than two rib bones; and
- (5) "side" means one-half of a carcass and includes one fore quarter and one hind quarter.

12. For the purposes of this Order,

- (1) "special quality beef" means beef obtained from the carcasses of cattle and each such carcass shall be in accordance with the following specifications:
 - (i) it shall have a cold weight at the processor's plant of not less than 375 pounds;
 - (ii) it shall be in accordance with specifications prescribed for Choice Beef (Red Brand) in the Regulations respecting the grading, branding and sale of branded beef passed under the authority of the Livestock and Livestock Products Act 1939;
 - (iii) it shall have been branded with the Red Brand in the manner provided by the said Regulations.
- (2) "commercial quality beef" means beef obtained from the carcass of a steer, heifer or well fleshed heifery cow of good conformation which carcass shall be in accordance with the following specifications:
 - (i) there shall be a good proportion of lean meat to bone;
 - (ii) the chine bone shall show cartilages, called "buttons" at least as far back on the carcass as the fourth rib numbering from the front end;
 - (iii) the exterior fat covering may vary from heavy to moderate and shall extend along the loins and ribs from the middle of the shoulders to the pin bone but need not cover the surface of the chucks or loins; provided that the exterior fat covering in the case of the carcass of a heifery cow may be more than that in the case of a steer or heifer but shall not be excessively wasty;
 - (iv) the colour of the fat may vary from white to light yellow.
- (3) "plain quality beef" means beef obtained from the carcass of a steer or heifer, which carcass shall be in accordance with the following specifications:
 - (i) there shall be at least a medium proportion of lean meat to bone;

- (ii) the chine bone shall show "buttons" at least as far back on the carcass as the fourth rib numbering from the front end;
- (iii) there shall be some exterior fat covering portions of the surface on ribs and loins, which covering may be thin and patchy and may be white, whitish grey or light yellow in colour;
- (iv) the chucks and rounds may be without any fat covering.
- (4) "cutter quality beef" means beef obtained from the carcass of a steer or heifer, which carcass shall be in accordance with the following specifications:
 - (i) there shall be a fair proportion of lean meat to bone;
 - (ii) the exterior fat covering may be thin and uneven.
- (5) "cow beef" means beef obtained from the carcasses of young to mature cows which carcasses shall be in accordance with the following specifications:
 - (i) there shall be a good to fair proportion of lean meat to bone;
 - (ii) the exterior fat covering may vary from little to abundant;
 - (iii) the colour of the fat may vary from white to yellow.
- (6) "bull beef" means beef from the carcasses of young to mature bulls, which carcasses shall be in accordance with the specifications set out in subsection (5) above for cow beef.
- (7) "boner beef" means beef obtained from the carcass of a cow, steer, heifer or bull, which carcass shall be in accordance with the following specifications:
 - (i) there may be a large proportion of bone to flesh;
 - (ii) it may be without any exterior fats.

13. For the purposes of this Order,

(a) "bone-in cuts" derived from hind quarters include:

- (1) "flank" being that portion of the hind quarter obtained by starting at the front end of the hind quarter at a point not more than 12 inches from the inside of the chine bone and cutting in a direct line through the hind quarter to a point that just leaves the knee-fold lymphatic gland on the loin and shall constitute 9 per cent to 10 per cent of the hind quarter (by weight);
- (2) "long loin" being that portion of the hind quarter from which the flank and back steak, have been removed and consisting of the steak piece (or sirloin butt) and short loin and obtained by cutting crosswise from the third last vertebra in a direct line to the point where the flank terminates;
- (3) "short loin" being that portion of a long loin from which the steak piece (or sirloin butt) has been removed and obtained by cutting crosswise at the pin bone and leaving not over one-half inch ($\frac{1}{2}$ ") of the pin bone on the short loin and from which the flank and back steak have been removed;
- (4) "shell loin" being a short loin with the tenderloin and chine bone removed but with the rib bones left in;
- (5) "steak piece" or "sirloin butt" being that portion of a long loin remaining after the short loin has been removed;
- (6) "short hip" or "round" being that portion of the hind quarter remaining after the long loin and flank have been removed;
- (7) "long hip" being that portion of the hind quarter remaining after the short loin and flank have been removed.

(b) "bone-in cuts" derived from fore quarters include:

- (1) "rack" being the upper part of the fore quarter obtained by starting from a point on the hind end of the fore quarter not more than 12 inches (12") from the inside chine bone and cutting lengthwise in that direct line through to a point on the front end of the fore quarter which just leaves the knuckle bone in the shank;

- (2) "rib (7 bones)" being that portion of the rack obtained by cutting crosswise in a direct line between the 7th and 8th rib bones numbering from the hind end of the fore quarter;
 - (3) "square cut chuck" or "Montreal block" being that portion of the rack remaining after the 7-bone rib cut has been removed;
 - (4) "shank" being the leg on the fore quarter cut off in a direct line to include the knuckle bone;
 - (5) "brisket point" being the lower front end portion of the fore quarter remaining after the shank and rack have been removed and obtained by cutting crosswise in a direct line between the 6th and 7th and 8th rib bones numbering from the hind end of the fore quarter;
 - (6) "plate" being the lower hind end portion of the fore quarter remaining after the brisket point and shank have been removed;
 - (7) "triangle" or "Montreal crosscut" being the fore quarter in one piece from which the 7-bone rib cut has been removed;
 - (8) "cross cut" or "bottom end" being that portion of the fore quarter in one piece consisting of the square cut chuck, brisket point and shank.
- (c) "boneless beef cuts" derived from hind quarters include:
- (1) "flank" being the same cut as defined in item (1) of clause (a) of this Section with bones, flank steak and surplus fat removed;
 - (2) "flank steak" being the piece of lean meat adhering to the inside surface of the bone-in flank;
 - (3) "strip loin" being that portion of the short loin lying above the rib bones;
 - (4) "tenderloin" or "fillet" being that piece of lean meat lying along the back bone on the underside or inside of the long loin with surplus fat removed;
 - (5) "steak piece" or "sirloin butt" being the same cut as defined in item (5) of clause (a) of this Section with bones and tenderloin removed;
 - (6) "short hip" being the same cut as defined in item (6) of clause (a) of this Section with bones removed.
- (d) "boneless beef cuts" derived from fore quarters include:
- (1) "rib (7 bones)" being the same cut as defined in item (2) of clause (b) of this Section with bones, fell, gristle at end of the vertebra known as the back strap and the meat between the rib bones known as fingers, removed;
 - (2) "square cut chuck" or "Montreal block" being the same cut as defined in item (3) of clause (b) of this Section with bones and shoulder clod removed;
 - (3) "shoulder clod" being that portion of a bone-in square cut chuck lying above the blade bone;
 - (4) "brisket point" being the same cut as defined in item (5) of clause (b) of this Section with bones, surplus fat and meat between the rib bones, known as fingers, removed;
 - (5) "plate" being the same cut as defined in item (6) of clause (b) of this Section with bones removed;
 - (6) "shank" being the same cut as defined in item (4) of clause (b) of this Section with the bones removed.
- (e) "boneless beef cuts" derived from boner beef (except as otherwise provided herein) include:
- (1) "bull meat" being the boneless meat obtained from any portion of a bull carcass from which the surplus fat has been removed;
 - (2) "ham inside" being the boneless meat obtained from the inside part of the hip;
 - (3) "ham outside" being the boneless meat obtained from the outside part of the hip;

- (4) "knuckle" being the boneless meat obtained from the hip after the ham inside and ham outside have been removed;
- (5) "sirloin butt" being the boneless meat obtained from that part of the bone-in sirloin butt and hip remaining after the ham-set (ham inside, ham outside, and knuckle) have been removed;
- (6) "boneless strip" being the boneless meat obtained from that portion of the short loin lying above the rib bones;
- (7) "regular roll" being the boneless meat known as the eye of the rib obtained by removing the entire outer portion of the rib;
- (8) "shoulder clod" being the boneless meat obtained from that portion of the bone-in square cut chuck lying above the blade bone;
- (9) "chuck" being the boneless meat obtained from the square cut chuck after the shoulder clod has been removed;
- (10) "trimmings" being the portions of boneless meat with surplus fat removed, obtained in the process of making bone-in or boneless cuts from any quality of beef;
- (11) "minute steaks" being boneless meat obtained from strip loins of any quality of beef with all surplus fat and tissue removed by cutting, frenching or otherwise processing into thin steaks;
- (12) "hamburger" being the boneless ground meat obtained from any quality of beef.

Zones

14. For the purposes of this Order, Canada is hereby divided into the following zones:—

Zone 1: composed of

- (a) those parts of the provinces of Prince Edward Island, Nova Scotia, and New Brunswick, not included in zone 2;
- (b) that part of the province of Quebec lying to the south of the St. Lawrence River and east of, and including all stations on, the Temiscouata Railway from Riviere du Loup to the boundary between the provinces of Quebec and New Brunswick; and
- (c) that part of the province of Quebec included with the Counties of Lac St. Jean and Chicoutimi;

Zone 2: composed of

the cities of Charlottetown, Halifax, Sydney, Moncton and Saint John and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 3: composed of

that part of the province of Quebec, not included in Zones 1, 4 and 5, lying to the west of a line drawn from the mouth of the Saguenay River to the eastern boundary of Chicoutimi County and lying to the south of the Counties of Lac St. Jean, Chicoutimi, Temiskamingue and Abitibi;

Zone 4: composed of

- (a) the cities of Montreal and Quebec and all points lying within a radius of twenty-five miles of the city hall in the city of Montreal and of twenty miles of the city hall in the city of Quebec; and
- (b) the Island of Orleans;

Zone 5: composed of

- (a) the city of Hull and all points lying within a radius of twenty miles of the city hall in that city; and
- (b) that part of the province of Ontario lying to the south and east of the French River and Lake Nipissing and to the south of, and including all stations from North Bay to Mattawa inclusive on the Canadian Pacific

Railway and to the north and east of a line beginning at the St. Lawrence River and running northerly along the western boundary of the County of Frontenac to the 45th parallel of latitude, thence westerly along the 45th parallel of latitude to the eastern boundary of the district of Muskoka, thence southerly to and westerly along the southern boundary of the District of Muskoka to Georgian Bay;

Zone 6: composed of

all that part of Southern Ontario not included in Zone 5;

Zone 7: composed of

- (a) that part of the province of Ontario not included in zone 8 and lying to the south of, and including all railway stations from Goodwin to Weatherbe inclusive on the most northerly transcontinental line of the Canadian National Railway, and, north and west of the Canadian Pacific Railway line from Mattawa to North Bay, Lake Nipissing and the French River and east of the Nipigon River and Lake Nipigon, and including the District of Manitoulin; and
- (b) that part of the province of Quebec included within the Counties of Temiskamingue and Abitibi;

Zone 8: composed of

the cities of Timmins, Sudbury, Sault Ste. Marie, Noranda and Rouyn and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 9: composed of

that part of the province of Ontario lying to the south of, and including all railway stations from Ferland to White, inclusive, on the most northerly transcontinental line of the Canadian National Railway, and lying to the west of the Nipigon River and Lake Nipigon;

Zone 10: composed of

that part of the province of Manitoba lying to the south of the 53rd parallel of latitude;

Zone 11: composed of

that part of the province of Saskatchewan lying to the south of the 54th parallel of latitude;

Zone 12: composed of

- (a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;
- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province; and
- (c) the city of Fernie;

Zone 13: composed of

- (a) in the province of Alberta, Edson and Lovett, and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise; and
- (b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver Island, the Queen Charlotte Islands and all other islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude;

Zone 14: composed of

the cities of Prince Rupert, Nelson, Vancouver, and New Westminster, and all points lying within a radius of twenty miles of the city hall in the city of Vancouver;

Zone 15: composed of

all stations on any railroad on Vancouver Island, together with all that part of Vancouver Island lying to the south of a line from Port Alberni to Parksville.

15. This Order shall be effective on and after March 25, 1943.

Made at Ottawa this 23rd day of March, 1943.

DONALD GORDON,
Chairman.

SCHEDULE "A" REFERRED TO IN ORDER No. 252

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) FOR CARCASSES, SIDES AND QUARTERS OF SPECIAL QUALITY, COMMERCIAL QUALITY, PLAIN QUALITY, CUTTER QUALITY COW AND BULL BEEF

QUALITY	ZONE	CARCASSES AND SIDES			Fore- quarters less than carcass and side prices by	Hind- quarters more than carcass and side prices by
		Mar. 25/43 to April 28/43	April 29/43 to May 26/43	May 27/43 and there- after		
		\$ cts.	\$ cts.	\$ cts.		
Comm.....	1	20 50	21 00	21 25	3.5	3.75
"	2	20 00	20 50	20 75	3.5	3.75
"	3	20 25	20 75	21 00	3.5	3.75
"	4	19 75	20 25	20 50	3.5	3.75
"	5	19 75	20 25	20 50	3.5	3.75
"	6	19 25	19 75	20 00	3.5	3.75
"	7	20 25	20 75	21 00	3.5	3.75
"	8	19 75	20 25	20 50	3.5	3.75
"	9	19 25	19 75	20 00	3.5	3.75
"	10	18 50	19 00	19 25	3.5	3.75
"	11	18 50	19 00	19 25	3.5	3.75
"	12	18 50	19 00	19 25	3.5	3.75
"	13	19 75	20 25	20 50	3.5	3.75
"	14	19 50	20 00	20 25	3.5	3.75
"	15	20 00	20 50	20 75	3.5	3.75
Special	1-15	\$1.00 more than price of commercial quality in the respective zone.....			4.0	4.25
Plain.....	1-15	\$1.50 less than price of Commercial quality in the respective zone.....			3.0	3.25
Cutter	1-15	\$3.00 less than the price of Commercial quality in the respective zone.....			3.0	3.25
Cow and Bull.	1-15	\$2.50 less than the price of Commercial quality in the respective zone.....			3.0	3.25

ADMINISTRATOR'S ORDERS

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-642

Respecting Conservation of Bones, Fats and Greases

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "bones" means raw or cooked bones of cattle, sheep and hogs;
- (b) "collector" means a dealer in scrap fats, tallow, greases or bones;
- (c) "processor" means any person engaged in the business of meat packing, rendering of bones and fats, soap manufacturing or the tanning of hides and leather;
- (d) "rendered fat" means fat melted down and strained to remove residual solid matter, and includes dripping and strained pan grease resulting from the cooking of meat;
- (e) "Salvage Committee" means any formal or informal group or committee of persons organized or recognized by the Department of National War Services;
- (f) "unrendered fat" means raw or partially cooked fat free from lean meat and bone, but not fully rendered.

2. Every householder who delivers to a retail butcher, collector or Salvage Committee any rendered or unrendered fats or bones shall be entitled to receive from the person to whom they are delivered 4 cents per pound net weight for rendered fats, and 1 cent per pound for unrendered fats.

3. (1) Every operator of a hotel, inn, restaurant, cafe or other institution or establishment (other than a household) in which meals are served, and every operator engaged in the business of slaughtering cattle, sheep, pigs or horses, shall from time to time deliver all surplus rendered or unrendered fats and bones in his possession to a processor or collector.

(2) Every such operator who delivers any rendered or unrendered fats or bones to any processor or collector shall be entitled to receive from such processor or collector not less than 5 cents per pound net weight for rendered fats, 2 cents per pound net weight for unrendered fats, and $\frac{1}{4}$ -cent per pound for bones.

(3) Every such operator may deliver the said fats and bones to a packer or renderer by common carrier consigned transportation charges collect in any quantity not less than 100 pounds.

4. (1) No retail butcher shall dispose of any rendered or unrendered fats or bones received from householders except to a processor or collector.

(2) No retail butcher shall dispose of any rendered or unrendered fats received in the ordinary course of business and not required by him for sale to retail customers except to a processor or collector.

(3) No retailer shall dispose of any bones other than those contained in cuts of meat or sold for the preparation of soup except to a processor or collector.

(4) Every retail butcher who delivers any rendered or unrendered fats and bones to any processor or collector shall be entitled to receive from such processor or collector not less than 5 cents per pound net weight for rendered fats, 2 cents per pound net weight for unrendered fats, and $\frac{1}{4}$ -cent per pound for bones.

(5) Every retail butcher may deliver the said fats and bones to a packer or renderer by common carrier consigned transportation charges collect in any quantity not less than 100 pounds.

5. Every person who is required by this Order to deliver rendered or unrendered fats and bones to a processor or collector and to whom transportation facilities are not available for such purpose shall apply to the Administrator of Oils and Fats for directions.

6. Every Salvage Committee shall be entitled to deliver any rendered or unrendered fats and bones collected by it to any packer or renderer directly, or by common carrier consigned transportation charges collect in any quantity not less than 100 pounds, and to receive from such packer or renderer not less than 5 cents per pound, net weight, for rendered fats, 2 cents per pound net weight for unrendered fats and $\frac{1}{4}$ -cent per pound for bones.

7. Every packer or renderer shall be entitled to collect from Wartime Salvage Limited all transportation charges paid by him to any common carrier, on any consignment of not less than 100 pounds of rendered or unrendered fats or bones, in excess of a rate of 50 cents per 100 pounds.

8. This Order shall be effective on and after the 15th day of March, 1943.

Dated at Ottawa this 11th day of March, 1943.

PHYLLIS G. TURNER,
Administrator of Oils and Fats

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-644

Respecting Deliveries of Building and Construction Supplies and Materials

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

Administrator's Order No. A-460 is hereby revoked and the following is substituted therefor:—

1. For the purposes of this Order,

- (a) "Administrator" means the Administrator of Services or any Deputy Administrator of Services from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "building materials" means any of the goods listed in the Schedule hereto;
- (c) "dealer" means a person who deals in, sells, manufactures, fabricates, assembles, processes, produces or constructs building materials, or any person acting on such person's direction or behalf;
- (d) "delivery" means delivery by a vehicle of building materials to a purchaser thereof from a dealer;
- (e) "vehicle" means a vehicle or trailer propelled or drawn by mechanical power (otherwise than on rails) and adapted and designed for the carrying of goods.

2. No dealer shall make, or cause or permit to be made, a delivery of building materials on the day on which he received the order for them; and no dealer shall pick up building materials for return to his stock except in the course of a lawful delivery.

3. No dealer shall allow a credit or refund in respect of building materials ordered and delivered in excess of actual requirements, of an amount in excess of 90 per centum of the invoice value of such excess returned; provided that the net cost of re-conditioning or regrading the building materials so returned may be deducted from such invoice value in calculating such credit or refund.

4. No dealer shall levy any transportation charges on asphalt base or tar base roofing and siding products, wallboards of wood fibre or asbestos base, or building papers ordered and delivered in excess of actual requirements and which are returned

for credit or refund from an area which, prior to the return of such materials, has been designated by the Administrator of Building Papers, Wallboard and Asphalt Roofing, as a "free delivery zone"; provided that a dealer may levy transportation charges on such products returned for credit or refund from an area outside a free delivery zone, of an amount calculated pro rata on the freight rate applicable to the original shipment.

5. Nothing contained in this Order shall be deemed to supersede the zoned delivery restrictions of asphalt base or tar base roofing products in the cities of Montreal and Vancouver in accordance with directions previously issued by the Administrator of Building Papers, Wallboard and Asphalt Roofing.

6. The provisions of this Order shall not apply to

- (a) deliveries of ready-mix concrete or ready-mix mortar in vehicles specially built for that purpose;
- (b) deliveries to or for the Departments of Munitions and Supply, National Defence, and Transport, or any agency thereof;
- (c) deliveries to railways, express companies, steamships, air lines, post offices or other common carriers or freight forwarders, for the purpose only of shipment beyond the dealer's normal delivery area.

7. Nothing contained in this Order shall be deemed to exempt any person from the provisions of Administrator's Order No. A-57 as amended by Administrator's Order No. A-112, or from the provisions of Administrator's Order No. A-292.

8. The provisions of this Order shall in individual cases be subject to such written exemption as the Administrator may upon application to him deem it proper to grant where special circumstances warrant or where undue hardship would otherwise ensue.

9. This Order shall be effective on and after the 17th day of March, 1943.

Dated at Ottawa, this 12th day of March, 1943.

M. W. McCUTCHEON,
Administrator of Services.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE

Administrator's Order No. A-644

Acoustic products
 Brick (exclusive of refractory brick)
 Brick, crushed
 Blocks, structural
 (a) cinder
 (b) gypsum
 (c) sand-lime
 (d) slag
 (e) radial chimney (tile or brick)
 Blocks, paving
 Cement
 Cement products
 Conduit (clay)
 Gravel
 Gypsum
 Gypsum products
 Insulation products
 Lime
 Marble

Mortar mixes
 Pipe, sewer
 (a) clay
 (b) concrete
 Shale aggregate, burned
 Stone (rough, sawn slabs, crushed, pulverized)
 (a) granite
 (b) limestone
 (c) sandstone
 Stone, artificial
 Sand (exclusive of moulding or core)
 Tile, hollow, clay, structural
 (a) load bearing
 (b) non-load bearing
 Tile, clay
 (a) roofing
 (b) quarry (for floors, decks, walls)
 (c) flue
 (d) field
 Tile
 (a) glazed wall
 (b) vitreous
 Tile, mastic or asphalt
 Tile, composition
 Asphalt roofing products
 Wallboards
 Building papers

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-646

Respecting the Packaging of Tobacco Products

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. Administrator's Order No. A-513 is hereby amended,
 - (a) by deleting from clause (a) of section 6 the words "one-thirteenth" and substituting therefor the words "one-eleventh";
 - (b) by revoking clause (b) of section 6 and substituting the following:

"(b) package any one type of the same brand of cut tobacco, for sale and consumption in Canada, in more than three sizes or styles of containers."

2. This Order shall be effective on and after the 22nd day of March, 1943.

Dated at Ottawa, this 20th day of March, 1943.

D. SIM,
Administrator of Tobacco.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-647

Respecting Certain Dried Fruits

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Section 1 of Administrator's Order No. A-553 is hereby amended by deleting clause (d) thereof and substituting the following,

(d) "sale at wholesale" means any sale excepting a sale to a first distributor and a sale at retail, and "sell at wholesale" shall have a corresponding meaning.

2. This Order shall be effective on and after the 23rd day of March, 1943.

Dated at Ottawa this 20th day of March, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-648

Respecting Alfalfa Meal

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-365 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

(a) "alfalfa meal" means ground sun cured alfalfa hay.

2. A person who manufactures alfalfa meal shall acquire the hay for grinding from the available source that gives the lowest cost delivered at his grinding plant; such cost shall consist only of the sum of,

(a) the actual price per ton paid to the grower from whom the hay is bought; and

(b) the actual cost of delivery per ton of the hay from the point of purchase to the place of manufacture.

3. The maximum price per ton at which a person who manufactures alfalfa meal may sell or offer to sell the same, packed in bags, f.o.b. car or truck at the point of manufacture, shall be the sum of,

(a) the cost of hay per ton delivered at the grinding plant, ascertained as provided in Section 2;

(b) the actual cost to him of the bags in which the alfalfa meal is packed or the amount charged by him during the basic period, September 15 to October 11, 1941, for bags of like kind and quality in which he then packed alfalfa meal, whichever is the lower; and

(c) in the provinces of

(i) Nova Scotia, New Brunswick, Prince Edward Island, Quebec and Ontario—
an amount not exceeding \$9 per ton of alfalfa meal; or

(ii) Manitoba, Saskatchewan, Alberta and British Columbia—an amount not exceeding \$12 per ton of alfalfa meal.

4. The maximum price per ton at which a person who manufactures alfalfa meal may sell or offer to sell the same, packed in bags f.o.b. buyer's receiving point, shall be the sum of,

- (a) the maximum price at which he may sell the same at the point of manufacture, ascertained as provided in Section 3; and
- (b) the actual cost of delivery from the point of manufacture to the buyer's receiving point.

5. (1) The maximum price per ton at which a person other than the manufacturer, may sell or offer to sell alfalfa meal at wholesale, packed in bags, shall not exceed the actual cost to him by more than

- (a) fifty cents (50c.) per ton, when shipped to the buyer's receiving point in carload or mixed carload lots; or
- (b) one dollar (\$1) per ton, when sold f.o.b. railway car door in less than carload lots; or
- (c) two dollars (\$2) per ton, when sold f.o.b. seller's warehouse in less than carload lots.

(2) The actual cost of alfalfa meal referred to in subsection 1 of this section, which may be included in the said selling price shall not in any event exceed the price actually paid to the manufacturer for the alfalfa meal and the actual cost, if any, paid for delivery of the alfalfa meal from the manufacturer's point of manufacture to the seller's receiving point and not included in the price he paid.

6. The maximum price at which a person, other than a manufacturer of alfalfa meal, may sell or offer to sell the same at retail shall be the sum of,

- (a) the actual price paid by him for the alfalfa meal and the actual cost of delivery thereof to his place of business if or to the extent not included in the price paid by him; and
- (b) a markup not greater than that established by him on his sales of alfalfa meal at retail during the said basic period.

7. A person who manufactures mixed feeds of which alfalfa meal is a component part in establishing his cost of the mixed feeds shall with respect to the alfalfa meal contained therein include only the actual cost to him but not in any event exceeding the actual price paid by him and the cost of delivery of the alfalfa meal to his place of business if or to the extent not included in the price paid by him.

8. No person shall, in the grinding of alfalfa meal by a hammer mill, use a screen finer than 4/64 inch mesh.

9. Every person who manufactures alfalfa meal shall make such returns and furnish such information to the Feeds Administrator as he may from time to time, by notice in writing, direct.

10. This Order shall be effective on and after the 23rd day of March, 1943.

Dated at Ottawa, this 20th day of March, 1943.

F. W. PRESANT,
Feeds Administrator

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-650

Respecting Maximum Wholesale Prices for Cuts of Beef

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. (1) Except as otherwise provided in Section 3 hereof, any word, designation or expression which for the purpose of Order No. 252 of the Board is by its provisions given a defined meaning or inclusiveness shall when used in this Order and in the Schedules hereto have the same meaning and inclusiveness.

(2) The zones numbered 1 to 15 mentioned in the Schedules hereto mean and correspond with the zones similarly numbered and described in Section 14 of said Order No. 252.

2. (1) The maximum price at which any person in any zone mentioned in any of the Schedules hereto may sell or offer to sell at wholesale any cut of any quality of beef in and at any time during the period March 25, 1943, to April 28, 1943, both dates inclusive,

- (a) to a person in any part of the same zone, shall be the price set forth in such Schedule for such zone;
- (b) to a person in any part of any other zone, shall be the price set forth in such Schedule for the zone in which the place of business of the buyer is situated;
- (c) to a person in any part of Canada not included in any of said zones, shall be the price set forth in such Schedule for the zone in which the place of business of the seller is situated.

(2) The price referred to in clauses (a) and (b) of subsection (1) shall be the delivered price at the buyer's place of business or if delivered by railway, at the buyer's nearest railway station; provided that if delivery is by railway express at the buyer's request the difference between railway freight and express charges may be added to such price if such difference be shown as a separate item on the seller's invoice for the beef.

(3) Where the sale is to a person to which clause (c) of subsection (1) is applicable the seller may add the transportation cost from the shipping point to the point of delivery to the buyer, if such cost be shown as a separate item on the seller's invoice for such beef.

3. (1) For the purpose of this Section,

- (a) "beef" means beef frozen prior to the effective date of this Order, of a quality defined in Section 11 of Order No. 194 of the Board; and
- (b) from which the kidneys and those internal fats specified in Order No. 231 of the Board have not been removed.

(2) The maximum prices prescribed by Section 2 hereof shall apply to sales at wholesale of all cuts of any quality of such beef except a short loin, long loin, steak piece, short hip and long hip.

(3) During the period March 25 to April 28, 1943, both dates inclusive, the maximum prices for the cuts of beef described in said Order No. 194 of the Board as short loin, long loin, steak piece, short hip and long hip shall be the maximum prices prescribed for such cuts of beef respectively in Administrator's Order No. A-587 increased by one-half cent per pound.

4. This Order shall be effective on and after the 25th day of March, 1943.

Dated at Ottawa, this 23rd day of March, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER NO. A-650
MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING QUALITIES OF BONE-IN BEEF CUTS SOLD DURING PERIOD
MARCH 25th, 1943 TO APRIL 28th, 1943 INCLUSIVE
(cents per pound)

ZONES	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
DERIVED FROM HIND QUARTERS															
(A) <i>Special Quality</i>															
Long Hip.....	25.50	25.00	25.25	24.75	24.75	24.25	25.25	24.75	24.25	23.50	23.50	23.50	24.75	24.50	25.00
Short Hip.....	24.25	23.75	24.00	23.50	23.50	23.00	24.00	23.50	23.00	22.25	22.25	22.25	23.50	23.25	23.75
Long Loin.....	32.00	31.50	31.75	31.25	31.25	30.75	31.75	31.25	30.75	30.00	30.00	30.00	31.25	31.00	31.50
Short Loin.....	35.00	34.50	34.75	34.25	34.25	33.75	34.75	34.25	33.75	33.00	33.00	33.00	34.25	34.00	34.50
Shell Loin.....	36.75	36.25	36.50	36.00	36.00	35.50	36.50	36.00	35.50	34.50	34.50	34.50	36.00	35.75	36.25
Steak Piece.....	29.00	28.50	28.75	28.25	28.25	27.75	28.75	28.25	27.75	27.00	27.00	27.00	28.25	28.00	28.50
(B) <i>Commercial Quality</i>															
Long Hip.....	23.75	23.25	23.50	23.00	23.00	22.50	23.50	23.00	22.50	21.75	21.75	21.75	23.00	22.75	23.25
Short Hip.....	22.50	22.00	22.25	21.75	21.75	21.25	22.25	21.75	21.25	20.50	20.50	20.50	21.75	21.50	22.00
Long Loin.....	30.50	30.00	30.25	29.75	29.75	29.25	30.25	29.75	29.25	28.50	28.50	28.50	29.75	29.50	30.00
Short Loin.....	33.50	33.00	33.25	32.75	32.75	32.25	33.25	32.75	32.25	31.50	31.50	31.50	32.75	32.50	33.00
Shell Loin.....	34.75	34.25	34.50	34.00	34.00	33.50	34.50	34.00	33.50	32.50	32.50	32.50	34.00	33.75	34.25
Steak Piece.....	27.50	27.00	27.25	26.75	26.75	26.25	27.25	26.75	26.25	25.50	25.50	25.50	26.75	26.50	27.00
(C) <i>Plain Quality</i>															
Long Hip.....	22.50	22.00	22.25	21.75	21.75	21.25	22.25	21.75	21.25	20.50	20.50	20.50	21.75	21.50	22.00
Short Hip.....	22.00	21.50	21.75	21.25	21.25	20.75	21.75	21.25	20.75	20.00	20.00	20.00	21.25	21.00	21.50
Long Loin.....	26.25	25.75	26.00	25.50	25.50	25.00	26.00	25.50	25.00	24.25	24.25	24.25	25.50	25.25	25.75
Short Loin.....	29.00	28.50	28.75	28.25	28.25	27.75	28.75	28.25	27.75	27.00	27.00	27.00	28.25	28.00	28.50
Steak Piece.....	23.50	23.00	23.25	22.75	22.75	22.25	23.25	22.75	22.25	21.50	21.50	21.50	22.75	22.50	23.00
(D) <i>Cutter Quality</i>															
Long Hip.....	21.50	21.00	21.25	20.75	20.75	20.25	21.25	20.75	20.25	19.50	19.50	19.50	20.75	20.50	21.00
Short Hip.....	21.75	20.75	21.00	20.50	20.50	20.00	21.00	20.50	20.00	19.25	19.25	19.25	20.50	20.25	20.75
Long Loin.....	23.25	22.75	23.00	22.50	22.50	22.00	23.00	22.50	22.00	21.25	21.25	21.25	22.50	22.25	22.75

SCHEDULE "A" CONTINUED

ZONES	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
DERIVED FROM HIND QUARTERS															
(E) <i>Cow Beef, Bull Beef</i>															
Long Hip.....	21.50	21.00	21.25	20.75	20.75	20.25	21.25	20.75	20.25	19.50	19.50	19.50	20.75	20.50	21.00
Short Hip.....	21.25	20.75	21.00	20.50	20.50	20.00	21.00	20.50	20.00	19.25	19.25	19.25	20.50	20.25	20.75
Long Loin.....	24.75	24.25	24.50	24.00	24.00	23.50	24.50	24.00	23.50	22.75	22.75	22.75	24.00	23.75	24.25
Short Loin.....	27.00	26.50	26.75	26.25	26.21	25.75	26.75	26.25	25.75	25.00	25.00	25.00	26.25	26.00	26.50
Shell Loin.....	27.00	26.25	26.75	26.00	26.00	25.50	26.75	26.00	25.50	24.75	24.75	24.75	26.00	25.75	26.25
Steak Piece.....	22.50	22.00	22.25	21.75	21.75	21.25	22.25	21.75	21.25	20.50	20.50	20.50	21.75	21.50	22.00
DERIVED FROM FORE QUARTERS															
(A) <i>Special Quality</i>															
Triangle.....	16.50	16.00	16.25	15.75	15.75	15.25	16.25	15.75	15.25	14.50	14.50	14.50	15.75	15.50	16.00
Rack.....	20.00	19.25	19.50	19.00	19.00	18.50	19.50	19.00	18.50	17.75	17.75	17.75	19.00	18.75	19.25
Rib.....	24.75	24.25	24.50	24.00	24.00	23.50	24.50	24.00	23.50	22.75	22.75	22.75	24.00	23.75	24.25
Square Cut Chuck.....	17.75	17.25	17.50	17.00	17.00	16.50	17.50	17.00	16.50	15.75	15.75	15.75	17.00	16.75	17.25
Cross Cut Chuck.....	17.00	16.50	16.75	16.25	16.25	15.75	16.75	16.25	15.75	15.00	15.00	15.00	16.25	16.00	16.50
(B) <i>Commercial Quality</i>															
Triangle.....	16.25	15.75	16.00	15.50	15.50	15.00	16.00	15.50	15.00	14.25	14.25	14.25	15.50	15.25	15.75
Rack.....	19.25	18.75	19.00	18.50	18.50	17.75	19.00	18.50	17.75	17.00	17.00	17.00	18.50	18.00	18.75
Rib.....	23.25	22.75	23.00	22.50	22.50	22.00	23.00	22.50	22.00	21.25	21.25	21.25	22.50	22.25	22.75
Square Cut Chuck.....	17.50	17.00	17.25	16.75	16.75	16.25	17.25	16.75	16.25	15.50	15.50	15.50	16.75	16.50	17.00
Cross Cut Chuck.....	16.50	16.00	16.25	15.75	15.75	15.25	16.25	15.75	15.25	14.50	14.50	14.50	15.75	15.50	16.00
(C) <i>Plain Quality</i>															
Triangle.....	15.50	15.00	15.25	14.75	14.75	14.25	15.25	14.75	14.25	13.50	13.50	13.50	14.75	14.50	15.00
Rack.....	18.25	17.75	18.00	17.50	17.50	17.00	18.00	17.50	17.00	16.25	16.25	16.25	17.50	17.25	17.75
Rib.....	21.25	20.75	21.00	20.50	20.50	20.00	21.00	20.50	20.00	19.25	19.25	19.25	20.50	20.25	20.75
Square Cut Chuck.....	17.00	16.50	16.75	16.25	16.25	15.75	16.75	16.25	15.75	15.00	15.00	15.00	16.25	16.00	16.50
Cross Cut Chuck.....	16.00	15.50	15.75	15.25	15.25	14.75	15.75	15.25	14.75	14.00	14.00	14.00	15.25	15.00	15.50
(D) <i>Cutter Quality</i>															
Rib.....	17.75	17.25	17.50	17.00	17.00	16.50	17.50	17.00	16.50	15.75	15.75	15.75	17.00	16.75	17.25
(E) <i>Cow Bull</i>															
Triangle.....	14.75	14.25	14.50	14.00	14.00	13.50	14.50	14.00	13.50	12.75	12.75	12.75	14.00	13.75	14.25
Rack.....	16.50	16.00	16.25	15.75	15.75	15.25	16.25	15.75	15.25	14.50	14.50	14.50	15.75	15.50	16.00
Rib.....	19.25	18.75	19.00	18.50	18.50	18.00	19.00	18.50	18.00	17.25	17.25	17.25	18.50	18.25	18.75
Square Cut Chuck.....	15.75	15.25	15.50	15.00	15.00	14.50	15.50	15.00	14.50	13.75	13.75	13.75	15.00	14.75	15.25
Cross Cut Chuck.....	15.00	14.50	14.75	14.25	14.25	13.75	14.75	14.25	13.75	13.00	13.00	13.00	14.25	14.00	14.50

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-650

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING QUALITIES OF BONELESS BEEF CUTS SOLD DURING THE PERIOD MARCH 25, 1943 TO APRIL 28, 1943 INCLUSIVE

(in cents per pound)

Zones	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
DERIVED FROM HIND QUARTERS															
(A) <i>Special Quality</i> —															
Short Hip.....	30.50	29.75	30.00	29.50	29.50	29.00	30.00	29.50	29.00	28.00	28.00	28.00	29.50	29.25	29.75
Strip Loin.....	42.00	41.25	41.50	41.00	41.00	40.25	41.50	41.00	40.25	39.25	39.25	39.25	41.00	40.50	41.25
Steak Piece.....	33.50	32.75	33.00	32.50	32.50	31.75	33.00	32.50	31.75	30.75	30.75	30.75	32.50	32.00	32.75
(B) <i>Commercial Quality</i> —															
Short Hip.....	28.25	27.50	28.00	27.25	27.25	26.75	28.00	27.25	26.75	25.75	25.75	25.75	27.25	27.00	27.50
Strip Loin.....	39.75	39.00	39.25	38.75	38.75	38.00	39.25	38.75	38.00	37.25	37.25	37.25	38.75	38.25	39.00
Steak Piece.....	31.00	30.25	30.75	30.00	30.00	29.50	30.75	30.00	29.50	28.50	28.50	28.50	30.00	29.75	30.25
(C) <i>Cow, Bull</i> —															
Short Hip.....	26.50	26.00	26.25	25.75	25.75	25.00	26.25	25.75	25.00	24.25	24.25	24.25	25.75	25.25	26.00
Strip Loin.....	30.50	30.00	30.25	29.75	29.75	29.00	30.25	29.75	29.00	27.75	27.75	27.75	29.75	29.25	30.00
Steak Piece.....	23.75	23.00	23.25	22.75	22.75	22.00	23.25	22.75	22.00	21.25	21.25	21.25	22.75	22.25	23.00
DERIVED FROM FORE QUARTERS															
(A) <i>Special Quality</i> —															
Rib.....	35.25	34.50	35.00	34.25	34.25	33.50	35.00	34.25	33.50	32.50	32.50	32.50	34.25	34.00	34.50
Square Cut Chuck.....	21.75	21.00	21.25	20.75	20.75	20.00	21.25	20.75	20.00	19.25	19.25	19.25	20.75	20.50	21.00
Shoulder Clod.....	22.75	22.00	22.25	21.75	21.75	21.00	22.25	21.75	21.00	20.25	20.25	20.25	21.75	21.50	22.00
(B) <i>Commercial Quality</i> —															
Rib.....	33.00	32.25	32.50	32.00	32.00	31.25	32.50	32.00	31.25	30.25	30.25	30.25	32.00	31.50	32.25
Square Cut Chuck.....	21.25	20.75	21.00	20.50	20.50	19.75	21.00	20.50	19.75	19.00	19.00	19.00	20.50	20.25	20.75
Shoulder Clod.....	22.25	21.50	22.00	21.25	21.25	20.75	22.00	21.25	20.75	19.75	19.75	19.75	21.25	21.00	21.50
(C) <i>Cow, Bull</i> —															
Rib.....	26.75	26.00	26.50	25.75	25.75	25.00	26.50	25.75	25.00	24.25	24.25	24.25	25.75	25.50	26.00
Square Cut Chuck.....	19.00	18.25	18.50	18.00	18.00	17.25	18.50	18.00	17.25	16.25	16.25	16.25	18.00	17.25	18.25

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-650

MAXIMUM WHOLESALE PRICES FOR BONELESS BEEF CUTS DERIVED FROM BONER BEEF (EXCEPT AS OTHERWISE STATED IN ORDER) SOLD DURING THE PERIOD
MARCH 25, 1943 TO APRIL 28, 1943, INCLUSIVE
(cents per pound)

ZONE	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Ham Inside.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Ham Outside.....	23.75	23.25	23.00	22.50	23.00	22.75	23.00	22.50	22.00	21.25	20.75	20.50	21.75	21.50	22.00
Knuckle.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Regular Roll.....	25.25	24.75	24.50	24.00	24.50	24.25	24.50	24.00	23.50	22.75	22.25	22.00	23.25	23.00	23.50
Boneless Strip.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Sirloin Butt.....	22.25	21.75	21.50	21.00	21.50	21.25	21.50	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Shoulder Clod.....	22.25	21.75	21.50	21.00	21.50	21.25	21.50	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Chuck.....	20.00	19.50	19.25	18.75	19.25	19.00	19.25	18.75	18.25	17.50	17.00	16.75	18.00	17.75	18.25
Trimnings.....	19.00	18.50	18.25	17.75	18.25	18.00	18.25	17.75	17.25	16.50	16.00	15.75	17.00	16.75	17.25
Minute Steaks.....	31.75	31.25	31.00	30.50	31.00	30.75	31.00	30.50	30.00	29.25	28.75	28.50	29.75	29.50	30.00
Hamburger.....	22.00	21.50	21.25	20.75	21.25	21.00	21.25	20.75	20.25	19.50	19.00	18.75	20.00	19.75	20.25
Bullmeat.....	20.00	19.50	19.25	18.75	19.25	19.00	19.25	18.75	18.25	17.50	17.00	16.75	18.00	17.75	18.00

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-650

MAXIMUM WHOLESALE PRICES FOR SUNDRY BEEF CUTS SOLD DURING PERIOD MARCH 25, 1943, TO APRIL 28, 1943, INCLUSIVE

(cents per pound)

Zone	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
No. 1 Flank Bone-in (Sp. and Comm.).....	14.75	14.25	14.50	14.00	14.00	13.50	14.50	14.00	13.50	12.75	12.75	12.75	14.00	13.75	14.25
No. 2 Flank Bone-in (Other Qualities).....	13.75	13.25	13.50	13.00	13.00	12.50	13.50	13.00	12.50	11.75	11.75	11.75	13.00	12.75	13.25
No. 1 Flank Boneless (Sp. and Comm.).....	18.25	17.75	18.00	17.50	17.50	17.00	18.00	17.50	17.00	16.25	16.25	16.25	17.50	17.25	17.75
No. 2 Flank Boneless (Other Qualities).....	17.00	16.50	16.75	16.25	16.25	15.75	16.75	16.25	15.75	15.00	15.00	15.00	16.25	16.00	16.50
No. 1 Flank Steak (Sp. and Comm.).....	19.25	18.75	19.00	18.50	18.50	18.00	19.00	18.50	18.00	17.25	17.25	17.25	18.50	18.25	18.75
No. 2 Flank Steak (Other Qualities).....	18.25	17.75	18.00	17.50	17.50	17.00	18.00	17.50	17.00	16.25	16.25	16.25	17.50	17.25	17.75
No. 1 Tenderloin Weighing 5 lbs. and up.....	58.25	57.75	58.00	57.50	57.50	57.00	58.00	57.50	57.00	56.25	56.25	56.25	57.50	57.25	57.75
No. 2 Tenderloin Weighing 4-5 lbs.....	55.75	55.25	55.50	55.00	55.00	54.50	55.50	55.00	54.50	53.75	53.75	53.75	55.00	54.75	55.25
No. 3 Tenderloin Weighing 3-4 lbs.....	52.25	51.75	52.00	51.50	51.50	51.00	52.00	51.50	51.00	50.25	50.25	50.25	51.50	51.25	51.75
Shanks—Bone-in.....	11.50	11.00	11.25	10.75	10.75	10.25	11.25	10.75	10.25	9.50	9.50	9.50	10.75	10.50	11.00
Shanks—Boneless.....	19.25	18.75	19.00	18.50	18.50	18.00	19.00	18.50	18.00	17.25	17.25	17.25	18.50	18.25	18.75
No. 1 Brisket Point Bone-in (Spec. and Comm.).....	17.25	16.75	17.00	16.50	16.50	16.00	17.00	16.50	16.00	15.25	15.25	15.25	16.50	16.25	16.75
No. 2 Brisket Point Bone-in (Other Qualities).....	15.25	14.75	15.00	14.50	14.50	14.00	15.00	14.50	14.00	13.25	13.25	13.25	14.50	14.25	14.75
No. 1 Brisket Point—Boneless (Sp. and Comm.).....	24.00	23.50	23.75	23.25	23.25	22.75	23.75	23.25	22.75	22.00	22.00	22.00	23.25	23.00	23.50
No. 2 Brisket Point—Boneless.....	21.00	20.50	20.75	20.25	20.25	19.75	20.75	20.25	19.75	19.00	19.00	19.00	20.25	20.00	20.50
(Other Qualities)															
Plates—Bone-in.....	14.25	13.75	14.00	13.50	13.50	13.00	14.00	13.50	13.00	12.25	12.25	12.25	13.50	13.25	13.75
Plates—Boneless.....	17.75	17.25	17.50	17.00	17.00	16.50	17.50	17.00	16.50	15.75	15.75	15.75	17.00	16.75	17.25

FUELWOOD ORDERS

THE WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 66

Respecting Maximum Prices of Fuelwood in a Northern Portion of the
Province of Alberta

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "northern area" means that part of the province of Alberta which is bounded as follows: on the south by the southern boundary of township 81; on the east by the fifth principal meridian; on the north by the northern boundary of township 92 and on the west by the western boundary of said province;
- (b) "southern area" means that part of the province of Alberta which is bounded as follows: on the south by the southern boundary of township 69; on the east by the fifth principal meridian; on the north by the northern boundary of township 80 and on the west by the western boundary of said province.

2. The maximum price per cord at which any person may in the northern area sell or offer to sell seasoned fuelwood of a kind named and length specified in this section shall be the price set forth opposite that kind and in the relevant column denoting that length:

Kind	Maximum price per cord	
	12" and 14" Blocks	4' and longer
Tamarack	\$10.00	\$8.00
Jackpine, Spruce and Poplar.....	9.00	7.00

3. The maximum price per cord at which any person may in the southern area sell or offer to sell seasoned fuelwood of a kind named and length specified in this section shall be the price set forth opposite that kind and in the relevant column denoting that length:

Kind	Maximum price per cord	
	12" and 14" Blocks	4' and longer
Tamarack	\$11.50	\$9.00
Jackpine, Spruce and Poplar	10.50	8.00

4. The maximum price at which any person may in the northern area or southern area sell or offer to sell seasoned fuelwood of a kind not named herein shall bear the same ratio to the maximum price of the kind of fuelwood first named in the section applicable to such area as the highest lawful price at which he sold such unnamed fuelwood during the basic period as defined by The Wartime Prices and Trade Regulations bore to the highest lawful price at which he sold the kind of fuelwood first named in the said section during the said basic period; provided however that the maximum price of such unnamed fuelwood shall not in any event exceed the maximum price of the kind of fuelwood first named in the said section.

5. The maximum price per cord at which any person may sell green fuelwood in the northern area or southern area shall be One dollar less than the maximum price per cord at which he sells seasoned fuelwood of the same kind and length in the same area.

6. The maximum prices of fuelwood fixed by sections 2, 3, 4 and 5 of this Order shall include delivery to the premises of the purchaser; and where a vendor of fuelwood does not deliver such fuelwood to the premises of the purchaser, the maximum price at which such vendor may sell or offer to sell in the northern area or southern area such fuelwood shall be reduced by an amount equal to the amount which the purchaser pays for delivery of such fuelwood to his premises.

7. Every advertisement offering fuelwood for sale in the northern area or southern area shall contain the full name and address of the person who offers the same for sale.

8. This Order shall be effective on and after the 29th day of March, 1943.

Dated at Ottawa, this 23rd day of March, 1943.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 44

(Aluminum)

Dated MARCH 6th, 1943.

Pursuant to the powers conferred by Order in Council P.C. 5225 dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Vice-Chairman of the Wartime Industries Control Board,
IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "basic aluminum" shall mean primary or secondary aluminum in ingot or pig form wherein the principal ingredient either by weight or by volume is metallic aluminum;
- (b) "wrought aluminum" shall mean aluminum in the form of wire, rod, bar, cable, sheet, strip, foil, tube, extruded shapes, rolled shapes and/or impact extrusions;
- (c) "aluminum products" shall mean aluminum in the form of forgings, screw machine products, rivets, sand castings, die castings and/or permanent mould castings;
- (d) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.

2. *Aluminum Only Allowed Subject to Approval of Metals Controller*

On and after the date of this Order, except under a release in writing from the Metals Controller, no person shall put into use, deliver, transfer, sell or dispose of basic aluminum, wrought aluminum or aluminum products (as defined) and no person shall purchase, acquire or accept delivery of basic aluminum, wrought aluminum or aluminum products from any other person except as follows:

- (a) A prime producer of aluminum, operating more than one plant under the same name, where such plants during the normal course of operation use or fabricate basic aluminum or wrought aluminum, may transfer basic aluminum or wrought aluminum from one plant to another for further processing only.
- (b) Any person may use or consume basic aluminum or wrought aluminum, in his possession at the date of this Order, for any of the following end uses, or for the purpose of producing an aluminum product provided such aluminum product is for any of the following end uses:
 - Aircraft production, maintenance and repair,
 - Ammunition, including Small Arms Ammunition,
 - Arsenals—production,
 - Armament—production,
 - Tanks and Automotive Vehicles (war vehicles only)—production, maintenance and repair,
 - Instruments and Radio Equipment for the Armed Services,
 - Shipbuilding—production, maintenance and repair.

- (c) Any person may purchase or acquire or use aluminum products, provided such purchase, acquisition or use is for one or more of the end uses referred to in Paragraph (b) next preceding. Any person desiring to purchase aluminum products for any such use, shall place his purchase order direct with the manufacturer or fabricator thereof and indicate thereon the end use and any Department of Munitions and Supply contract number which applies.
- (d) Any basic aluminum, wrought aluminum or aluminum product which have been obtained under a release from the Metals Controller may be transferred to a fabricator or manufacturer for further fabrication for the purpose specified in such release.

3. *Existing Permits or Releases Unaffected*

The provisions of this Order shall not apply to or affect any purchase, acquisition, sale, putting into use, or consumption of aluminum which has received the approval of the Metals Controller prior to the date of this Order.

4. *Method of Obtaining Approval to Purchase*

- (1) Any person desiring to purchase basic aluminum whether produced in Canada or imported shall file with the Office of the Metals Controller "Non-Ferrous Metal Control Request Form" (No. M. & S. 1020 Revised), indicating thereon the information requested.
- (2) Any person desiring to purchase wrought aluminum whether produced in Canada or imported shall forward his purchase order to the Office of the Metals Controller together with an "Application for Permission to Purchase" form (MCA 1) indicating thereon the information requested.

5. *Aluminum Powder, Paste and Paint*

No person shall deliver, sell, put into use, or dispose of any aluminum powder, aluminum paste or paint containing aluminum as a pigment without approval in writing from the Metals Controller, except stock held by retailers prior to the date of this Order.

6. *Reports*

On or before the 10th day of April 1943, and monthly on or before the 10th day of each and every month thereafter each person having a stock of basic aluminum, wrought aluminum or aluminum products (as defined) in his possession, shall deliver to the Metals Controller a statement, signed by some person having a knowledge of the facts, showing his stock position at the end of the preceding calendar month, and indicate thereon such other information as the Metals Controller may from time to time require.

7. *Permits*

The provisions of this Order shall be subject to any permit or Order issued by the Metals Controller.

G. C. BATEMAN,

Metals Controller.

APPROVED:

A. H. WILLIAMSON,

Vice-Chairman—Wartime Industries Control Board.

NOTE. It is the intention of the Metals Controller to authorize acquisition of basic aluminum or wrought aluminum only for essential uses and where:

- (a) substitution of a less critical metal is impossible
- (b) the weight and/or other characteristics are an important factor
- (c) the demands are within the limits of available supplies and fabricating facilities.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 25

Federal Licensed Scrap Dealers

Dated March 5, 1943.

Pursuant to the authority conferred by Order in Council P.C. 8053 of September 9, 1942, and any other enabling Order in Council or Statute, and with the approval of the Vice-Chairman of the Wartime Industries Control Board.

IT IS HEREBY ORDERED AS FOLLOWS:

1. INTERPRETATION:

For the purposes of this Order unless the context otherwise requires:

- (a) "Controller", or "Steel Controller" means the person appointed Steel Controller by the Governor in Council;
- (b) "consumer" means a person who operates a plant where scrap is consumed in the fabrication or manufacture of any article or thing;
- (c) "person" includes partnership, corporation, company, any governmental body or department and/or any aggregation of persons;
- (d) "scrap" means any article, commodity, material or thing which contains ferrous metal, whether alone or in conjunction with any non-ferrous metal or other substance, and which is suitable for scrap; and any such article, commodity, material or thing shall be deemed to be suitable for scrap if it is or forms part of any building, structure, machinery, plant, article or thing which is disused, obsolete, redundant, or otherwise serving no immediate vital purpose.

2. ORDERS C5 AND C5A RESCINDED

The Steel Controller's Orders No. C5 dated September 23, 1941, and No. C5A dated October 30, 1941, are rescinded.

3. ONLY FEDERAL LICENSED SCRAP DEALERS PERMITTED TO SELL SCRAP TO CONSUMERS

Except under a permit in writing issued by the Controller, no person, other than a Federal Licensed Scrap Dealer licensed as such by the Controller, shall sell or supply any scrap to a consumer, or take or accept a purchase order for any scrap from a consumer, and no consumer shall purchase or acquire any scrap from, or place a purchase order for, any scrap with, any person other than a Federal Licensed Scrap Dealer.

4. APPLICATION BY FEDERAL LICENSED SCRAP DEALERS FOR LICENCE

Every person who desires to be licensed by the Controller as a Federal Licensed Scrap Dealer shall apply to the Controller on such form and in such manner as may from time to time be prescribed by the Controller.

5. EXPIRATION AND RENEWAL OF LICENCES

Each licence heretofore issued by the Controller to a Federal Licensed Scrap Dealer shall expire on March 31, 1943, and each licence hereafter issued by the Controller to a Federal Licensed Scrap Dealer shall expire on March 31 next following the date of its issue, and every such licence heretofore or hereafter issued shall be renewable at the discretion of the Controller from year to year without payment of any fee for such renewal.

6. CANCELLATION OF LICENCES

The Controller may in his discretion, from time to time, suspend, cancel, vary or refuse to issue any such licence.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

A. H. WILLIAMSON,
Vice-Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF SUPPLIES

Order No. Supplies 5

(Use of Nylon Yarn Restricted)

Dated March 9, 1943.

Pursuant to the powers conferred by Order in Council P.C. 6391 of August 19, 1941, as amended, and by the Order of the Minister of Munitions and Supply No. C.S. 41-M, dated June 12, 1942, and any other enabling Order in Council or Statute and with the approval of the Vice Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. *Interpretation:*

For the purposes of this Order, unless the context otherwise requires:—

- (a) "Controller" or "Controller of Supplies" means the person appointed Controller or Acting Controller of Supplies by the Governor in Council;
- (b) "nylon yarn" means any continuous filament yarn or spun yarn made from nylon polymer;
- (c) "person" includes partnership, corporation, company, any government body or department and/or any aggregation of persons.

2. *Nylon Yarn to be used only in the Manufacture of Parachutes*

(1) Unless with a permit in writing from the Controller, no person shall use any nylon yarn for any purpose except for the fabrication of materials to be used in the manufacture of man-carrying parachutes;

(2) Unless with a permit in writing from the Controller, no person shall use any materials fabricated from nylon yarn for the manufacture of any article or thing except man-carrying parachutes.

3. *Reports*

On or before March 5, 1943, and on or before the 5th day of each month thereafter, every person using Nylon yarn shall deliver to Plateau Company Limited, 70 Crawford Street, Toronto, a statement in writing in a form prescribed by the Controller, signed by some person having a knowledge of the facts, and giving,

- (a) by weight, of each type of Nylon yarn separately
 - (i) the amount which such person had on hand at the end of the preceding month; and
 - (ii) the amount which such person received during the preceding month; and
 - (iii) the amount which such person used during the preceding month; and
- (b) the amount of each type of material produced by such person from nylon yarn during the preceding month which was passed by Government Inspectors as meeting the specifications of first class material; and
- (c) the amount of each type of material produced by such person from nylon yarn during the preceding month which was rejected by Government Inspectors as not meeting the specifications of first class material; and
- (d) such further and other information as the Controller may from time to time require.

J. H. LAMPREY,
Deputy Controller of Supplies.

Approved:

A. H. WILLIAMSON,
Vice-Chairman, Wartime Industries Control Board.

PART V

EXPORT PERMIT BRANCH
(Trade and Commerce)**Export Permit Branch Order No. 66**

MARCH 15, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:

1. That Export Permit Branch Order No. 32 of April 8, 1942 be cancelled.
2. That export permits will not be required for casual shipments of one gallon or less of maple syrup or two pounds or less of maple sugar from Canada.
3. That this Order come into force and have effect on and after March 22, 1943.

JAMES A. MacKINNON,
Minister of Trade and Commerce.

Export Permit Branch Order No. 67

OTTAWA, March 19, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2 and Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:

1. That eggs in the shell be exempted from requiring an export permit when shipped to Newfoundland.
2. That eggs for hatching be exempted from requiring an export permit when shipped to any part of the British Empire or to the United States.
3. That Section 1 of Export Permit Branch Order No. 65 of March 10, 1943, be amended by the addition of the words "No. 62 of February 25, 1943," after the words "No. 60 of February 11, 1943".
4. That the first sentence of the last paragraph of Regulation 33 (a) of the Export Permit Regulations of March 15, 1943 be amended by the deletion of the words "not exceeding fifteen hundred pounds in any one day" and the substitution therefor of the following: "Not exceeding ten thousand pounds in any one week".
5. That this Order come into force and have effect on and after March 25, 1943.

JAMES A. MACKINNON,
Minister of Trade and Commerce.

VOLUME I—No. 13



April 5, 1943

CANADIAN WAR ORDERS AND REGULATIONS 1943

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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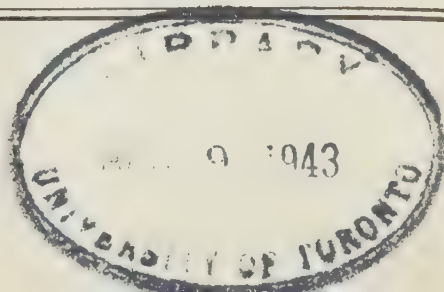


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Errata—

Vol. 1 No. 12—

Page 788—Order No. 252—

Delete the dollar sign wherever it appears in the Schedule and insert decimal point between the double column of figures under "carcasses and sides".

Page 796—Order No. A-650—Schedule "A"—

11th item opposite "shell loin" in Zone 12 should read "32.50".

Page 797—Order No. A-650—

4th item opposite "short loin" in Zone 5 should read "26.25".

Vol. 1 No. 11—

Page 718—Order No. 246—

In sections 2 and 3, for "section 8" read "section 10".

PART IV

WARTIME INDUSTRIES CONTROL BOARD

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(Trade and Commerce)

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PART I
Orders in Council

**Order in Council authorizing payment of subsidies re supplies of lime
for agricultural purposes**

P.C. 2/2340

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 24th March, 1943.*

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting:—

“That in view of the scarcity, due to war conditions, of commercial supplies of protein ingredients required to balance the feeds needed in the production of meats, dairy products and poultry products, it is desirable to encourage the increased production on Canadian farms of clover, alfalfa, and other legume crops which constitute the principal sources of home-grown proteins;

That these legume crops cannot be grown satisfactorily on acid soils; and that large areas of the agricultural lands in each of the five eastern provinces and in British Columbia are decidedly acid and require to be limed frequently and liberally to correct this acid condition if maximum production of legume crops is to be expected and if the best results are to be hoped for from commercial fertilizers applied to other crops needed for live stock feed;

That the use of lime in large areas of the provinces concerned will supplement and to some extent substitute for commercial fertilizers, the demand for which now exceeds supply;

That in the provinces concerned, some encouragement is now being given to the use of lime for soil amendment purposes, but that greater use of lime for these purposes might be made if the provincial departments could be assisted financially in their liming programs;

That the Agricultural Supplies Board reports that the required Dominion assistance to the provinces in this connection would not exceed \$250,000 for the fiscal year ending March 31, 1944, and that such assistance would balance and augment the assistance now given farmers in Eastern Canada and British Columbia with respect to fertilizers for the production of feed crops, under Order in Council P.C. 5482 of the 29th day of June, 1942.

The undersigned therefore recommends, on the report of the Agricultural Supplies Board, that the Fertilizers and Pesticides Administrator of the Agricultural Supplies Board be authorized to make payments to the Governments of the provinces of Prince Edward Island, Nova Scotia, New Brunswick, Quebec, Ontario and British Columbia, for the purpose of promoting the greater use of lime for soil amendment purposes, in accordance with the following conditions:—

1. That such payments shall apply only to expenditures incurred by the provincial governments

(a) In transporting lime to farmers;

(b) In operating or assisting in the operation or establishment of a lime plant or plants to supply lime to farmers;

(c) In subsidizing plants to reduce the cost of lime to farmers.

2. That such payments shall be on the distribution of lime for agricultural purposes in excess of the quantities distributed under the respective provincial policies in the year 1942, on the following basis:—

(a) For lime distributed up to and including the quantity distributed by the province in 1942, the province shall bear the full cost of such assistance as may be provided for under the provincial policy;

- (b) For lime distributed in excess of the quantity distributed by the province in 1942 under its lime subsidy policy, the Dominion shall pay to the province an amount per ton equal to the amount per ton paid by the province under the provision of Section (a) of this Clause; provided that the total tonnage on which the Dominion will make payment under this Section shall not exceed the tonnage on which the province has granted assistance under Section (a) of this Clause;
- (c) For lime distributed in excess of the quantities designated in Sections (a) and (b) of this Clause, the Dominion shall pay to the Province an amount per ton equal to one-half the amount per ton paid by the province under Section (a) of this Clause;
- (d) Any lime policy of a province in connection with which the Dominion may be asked to pay any subsidy under this Clause shall be submitted to the Agricultural Supplies Board for approval.

The undersigned further recommends that authority be granted for the expenditure, during the fiscal year 1943-44, out of moneys to be allotted from the War Appropriation to the Department of Agriculture for the use of the Agricultural Supplies Board, of a sum not exceeding \$250,000 for the said purpose."

The Board, having approved the estimate of expenditure of \$250,000 chargeable to the War Appropriation for the fiscal year 1943-44 for the above mentioned purposes, concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council permitting applicants of a certain age *re* Home Trade, Inland or Minor Waters Master's and Mate's Certificate, to qualify on passing lower standard of letter test

P.C. 2378

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th day of March, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Transport reports that due to the emergency of war and the scarcity of properly certificated seamen, it is increasingly difficult to find seamen duly qualified to act as masters or mates on vessels engaged in Home Trade, Inland or Minor Waters voyages; and

That it is deemed necessary to grant relief to owners of ships engaged in the said voyages by allowing the Minister of Transport to permit applicants of a certain age who apply for examination to pass the lower standard of letter test in place of the higher standard thereof, as prescribed under the Canadian Rules and Regulations Relating to the Examination of Masters and Mates of Home Trade, Inland and Minor Waters Vessels;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Transport and under and by virtue of the provisions of the War Measures Act, being Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make the following Regulation and it is hereby made and established accordingly:—

Regulation

"Notwithstanding anything contained in the Canada Shipping Act, 1934, or in the Regulations made thereunder, the Minister of Transport may, if deemed necessary, allow applicants of fifty years of age or over, who apply to be examined for a Home Trade, Inland or Minor Waters Master's or Mate's certificate or permit, to qualify for such certificate or permit on passing the lower standard of letter test in place of the higher standard thereof, as prescribed under the Canadian Rules and Regulations Relating to the Examination of Masters and Mates of Home Trade, Inland and Minor Waters Vessels."

A. D. P. HEENEY.

Clerk of the Privy Council.

**Order in Council extending the Special Regulations *re* Petroleum
and Natural Gas (P.C. 742, January 28, 1943)
to area described**

P. C. 2447

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 26th day of March, 1943.

PRESENT :

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Mines and Resources and pursuant to powers conferred by the Dominion Lands Act and the War Measures Act, is pleased to order and doth hereby order as follows :

(1) The Regulations for the disposal of petroleum and natural gas rights, the property of the Crown in the Yukon Territory, shall no longer apply to the area defined as follows :

Description

The whole of the Yukon Territory.

(2) The Regulations for the issue of oil and gas permits and leases in the Northwest Territories shall no longer apply to the area defined as follows :

Description

All that part of the mainland of the District of Mackenzie in the Northwest Territories which lies to the west of a line which may be more particularly described as follows: Commencing at a point on the shore of Beaufort Sea, on the east side of Mackenzie river, and distant seventy-five miles from the centre of the main channel of the East channel of Mackenzie river at the south point of Richards island; thence southeasterly following a line which is seventy-five miles distant from the centre of the main channel of the East channel of Mackenzie river and of Mackenzie river to a point due north of the most easterly point of the Settlement of Providence; thence due south to the point of intersection with the north boundary of the Province of Alberta.

(3) The special regulations as established by Order in Council P.C. 742, dated January 28, 1943, as applying to the area of 50 miles surrounding the Norman Wells in the Northwest Territories are extended to cover the areas hereinbefore described, effective immediately.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council authorizing the payment of a bonus on the 1943 wool clip

P.C. 1/2519

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 29th day of March,
1943.*

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting:

"That under Order in Council dated 28th May, 1942, P.C. 4427, in order to encourage the greater production of wool in Canada, authority was granted to defray the freight charges on suitable ewes and ewe lambs supplied to farmers who are prepared to increase their present flocks and to start new ones, and to loan, under specified condition, rams of the desired type for breeding purposes;

That much of the Canadian wool clip received at Registered Wool Warehouses is unsuitable for manufacturing purposes as received, owing to improper care of the sheep themselves, and particularly because of the dirty condition of the fleeces;

That such wool must necessarily be prepared and made suitable at the warehouse, by examination of individual fleeces and the separation of burrs, chaff, and other foreign matter from the better portions of the fleeces, the worst cases requiring carbonization, an operation which not only adds to the cost but also lowers the value of the wool; but that this extra handling and processing would be unnecessary if the producer would take the proper precautions in producing and preparing his fleece wool;

That because of uncertainties as to imported supplies arising from more hazardous shipping, it is deemed desirable that Canada should produce as large a quantity as possible of the high grade wools required in the manufacture of both civilian and military types of clothing;

That in order to obtain a greater volume of wool of a quality suitable for manufacturing purposes as received, it is deemed desirable and expedient to provide a bonus of 4 cents per pound on the 1943 wool clip to farmers who ship to any Registered Wool Warehouse fleeces prepared in accordance with standards of cleanliness which will be established for the purpose.

That several Provincial Departments of Agriculture have intimated their readiness to co-operate financially with the Dominion in paying such a bonus;

That it is estimated that not more than fifty per cent of the 1943 wool clip will be subject to the bonus and that the cost of the Dominion Government's share will not exceed \$125,000.

The undersigned therefore recommends, on the report of the Agricultural Supplies Board, that Your Excellency in Council, under authority of the War Measures Act, do authorize the Agricultural Supplies Board to pay to the Governments of those provinces co-operating with the Dominion in the payment of a bonus on wool an amount not exceeding one-half of the expenditure incurred by such Provincial Governments for such purpose subject to the following conditions:—

- (1) That the Dominion's share of the bonus shall in no case exceed 2 cents per pound;
- (2) That the bonus shall be paid in respect of the 1943 wool clip for wool delivered to Registered Wool Warehouses in accordance with rules and regulations to be approved by the Governor in Council, but provided however, that the bonus shall only apply to wool received from farmers in provinces in which the Provincial Government has agreed to such bonus and has undertaken to share the cost of the bonus equally with the Dominion Government;
- (3) That payments shall be made only when the Provincial authorities concerned have been provided with satisfactory evidence with respect to the eligibility for bonus of the wool of each producer.

The undersigned further recommends that a sum not exceeding \$125,000, representing the estimated share of the bonus payable by the Dominion Government, be allotted to the Department of Agriculture for use of the Agricultural Supplies Board

for the said purpose, and that the money so provided be chargeable to the war Appropriation."

The Board, having approved the commitment chargeable to the War Appropriation, 1943-44, concur in the above report and recommendation and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council authorizing payment of Subsidies to Producers of Milk Products

P.C. 1/2590

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 31st day of March, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting that:

"Whereas, the producers of milk for processing into concentrated whole milk products have represented that the returns for their milk during the winter season of 1942-43 have been less than they received during the corresponding period in 1941-42 (December 22nd to April 30th) and

Whereas, the returns for the 1941-42 period included a Dominion Government subsidy of forty cents per hundred pounds of milk payable to the producers and

Whereas the minimum price per hundred pounds of milk for concentrating purposes is now less than the minimum price paid during the 1941-42 period by processors plus the subsidy of forty cents per hundred pounds and

Whereas, the cost of production has increased in the 1942-43 period over the previous corresponding period,

The undersigned, therefore, under authority of the War Measures Act, and on the advice of the Agricultural Food Board, respectfully recommends that a subsidy of twenty-five cents per hundred pounds of milk be paid to manufacturers of concentrated whole milk products, to be added to the price now being paid by manufacturers to producers for milk purchased for concentrating purposes during the months of March and April, 1943, and that the sum of \$350,000 be allotted to the Department of Agriculture for use of the Agricultural Food Board from the War Appropriation for the aforesaid purpose, and that the sum of \$150,000 be released for use during the fiscal year 1942-43."

The Board, having approved the estimate of expenditure and allotment of funds chargeable to the War Appropriation, 1942-43, and additional commitment against the War Appropriation, 1943-44, concur in the above report and recommendation and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revising regulations re Compensation to Salt-Water Fishermen and Personnel of the Canadian Merchant Navy

P.C. 123/2590

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 31st day of March, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of Transport and the Honourable the Minister of Fisheries reporting:—

"That under Order in Council, P.C. 149/8785, dated the 26th September, 1942, revised regulations were made governing the payment of compensation to Cana-

dian saltwater fishermen, and personnel of the Canadian Merchant Navy for loss of effects through enemy action or counter-action;

That representations have now been made by the Committee on War Risks Insurance and Bombardment Compensation, and by other responsible authorities, that the said regulations should be amended as follows:—

- (a) to authorize payment of claims made by the widow or, in her absence, the next of kin, for loss of effects of salt-water fishermen and personnel of the Canadian Merchant Navy who lose their lives, or are presumed to have lost their lives, through enemy action or counter-action in which their personal effects are lost;
- (b) to authorize classification of Wireless or Radio Officers as Certificated Officers for purposes of compensation for loss of effects;
- (c) to increase the allowance for loss of effects of Carpenters and Joiners from \$90.00 to \$100.00;
- (d) to make certain minor changes in wording to clarify the Schedule of compensation rates payable.

The undersigned are of the opinion that such amendments are necessary and have, therefore, the honour to recommend that Your Excellency in Council, under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, be pleased to amend the said Order in Council, P.C. 149/8785 of 26th September, 1942, as follows:—

- (a) By rescinding Section (1) of the Schedule given in Regulation 4, and substituting therefor the following:—

Steamships of Canadian Registry or Licence and Certified Non-Canadian Steamships

Rank or Rating	Maximum amount of compensation payable for war damage to personal effects		
	(X)	(X)	(X)
	Foreign Trade	Home Trade Passenger	All Other Trades
(i) Master	\$600	\$350	\$200
(ii) Certificated Officers, including Surgeons, Purser, and Radio Officers..	350	210	125
(iii) Uncertificated Officers, Apprentices, and Chief Stewards in charge of Departments	250	175	100
(iv) Ratings in Victualling Department above rank of Bedroom Steward or Waiter	150	105	75
(v) Carpenter, Joiner, Boatswain, Donkeyman and similar pay deck and engine ratings.....	100	100	100
Tools of Carpenter or Joiner—\$100 maximum.....	100	100	100
(vi) Quartermaster, Bedroom Steward, Waiter and similar pay ratings.....	100	100	100
(vii) Seamen, Firemen, Trimmers and similar pay ratings.....	70	70	70
(viii) Ratings in Victualling Department below rank of Bedroom Steward or Waiter	70	70	70
(ix) Licensed Pilots and Licensed Apprentice Pilots	70	70	70

- (b) By adding as Section 4(a) the following:—

4(a) In the event of a person to whom these regulations apply having lost his life, or, under the provisions of Order in Council, P.C. 104/3546, of April 30, 1942, being presumed to have lost his life, through enemy action or counter-action in which his personal effects are lost, the widow, or in her

absence, the next of kin of such person, shall be entitled to claim for the said loss of effects to the same extent as the person who lost his life might have done had he survived; this provision to apply to claims for loss suffered on and after September 3, 1939."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II
Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE
SPECIAL PRODUCTS BOARD

Order No. 8

Under and by virtue of the powers conferred on it by the Special Products Regulations, being Order in Council P.C. 2520 of April 15, 1941, and amendments and additions thereto, made under authority of the War Measures Act, the Special Products Board hereby orders that no person shall deliver any dehydrated whole egg, dehydrated egg albumen, or dehydrated egg yolk to or to the order of any person or Department of the Government of Canada except under written permit from the Board.

Dated at Ottawa this twenty-fifth day of March, 1943.

SPECIAL PRODUCTS BOARD

Order No. 9

Under and by virtue of the powers conferred on it by the Special Products Regulations, being Order in Council P.C. 2520 of April 15, 1941, and amendments and additions thereto, made under authority of the War Measures Act, the Special Products Board hereby orders that no dehydrated whole egg, dehydrated egg yolk or dehydrated egg albumen, other than that dehydrated for the account and to the order of the Special Products Board, shall be placed in any storage or warehouse in Canada on or after March 29, 1943, except under written permit from the Board.

Dated at Ottawa this twenty-fifth day of March, 1943.

DEPARTMENT OF NATIONAL REVENUE

WM No. 2
(Third Revision)
Supplement No. 3

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 19th March, 1943.

To Collectors of Customs and Excise, and others concerned:

Foreign Exchange Control Board

Instructions to Collectors of Customs and Excise, WM No. 2 (Third Revision), are amended as follows:

1. By adding "Madagascar and its Dependencies" at the end of sub-section (a) (i) of Section 12. (The effect of this amendment is to include Madagascar and its Dependencies in the definition of "sterling area" for the purposes of Foreign Exchange Control Order).

2. By adding the following to sub-section 12 (b) :

"(xi) Goods exported as gifts of a value not exceeding \$25 per shipment."

(The effect of this amendment is to withdraw the requirement that Form B be approved by an Authorized Dealer for goods exported for no payment when they are gifts having a value of not more than \$25 per shipment).

H. D. SCULLY,
Commissioner of Customs.

WM No. 39
Fourth Revision
Supplement No. 32

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 22nd March, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

Referring to Supplement No. 18, you are advised that Mr. S. G. Peppin of Charlottetown and Mr. C. H. Godwin of Fredericton, Seed Inspectors of the Dominion Department of Agriculture, are authorized to sign export permits for certified seed potatoes for export to the United States of America only on behalf of the Minister of Trade and Commerce.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 39
Fourth Revision
Supplement No. 33

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 22nd March, 1943.

To Collectors of Customs and Excise, and others concerned:

Maple Sugar and Maple Syrup Exemptions

On page 14 of the fourth revision of Export Permit Regulations export permits are not required for casual shipments of 10 gallons or less of maple syrup, or shipments of 5 pounds or less of maple sugar (see Regulation 30).

By Export Permit Branch Order No. 66, effective on and after March 22, 1943, these exemptions are cancelled and the only exemption from requiring an export permit after this date will be for small casual shipments of 1 gallon or less of maple syrup and and 2 pounds or less of maple sugar.

L. F. JACKSON,
Ass't Commissioner of Customs.

WM No. 39
Fifth Revision
Supplement No. 1

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 25th March, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

By Export Permit Branch Order No. 67, effective on and after March 25, 1943, the following amendments to Branch Order No. 65 are made:—

1. That eggs in the shell be exempted from requiring an export permit when shipped to Newfoundland.

2. That eggs for hatching be exempted from requiring an export permit when shipped to any part of the British Empire or to the United States.

The last paragraph of Regulation 33(a) of the Export Permit Regulations of March 15, 1943, is amended to read as follows:—

“Export permits are not required for shipments, not exceeding ten thousand pounds in any one week, to the United States of fresh Pickerel, Whitefish or Lake Trout by licensed fishermen. The fisherman's licence number must be shown clearly on the Export Entry form B13-B.”

Collectors will forward to the Export Permit Branch one copy of each export entry covering the export of the above mentioned fresh water fish. A covering letter will not be required.

NOTE.—The above applies only to fresh fish, NOT to frozen fish. Fishermen are especially asked to be careful to place their commercial fishing licence number on the Export Entry Form, since this will establish the fact that they are bona fide fishermen, hence entitled to the above exemption.

L. F. JACKSON,
Ass't Commissioner of Customs.

Corrected Copy of WM No. 39 appearing in Canadian War Orders and Regulations, Vol. I, No. 12.

ADVANCE ADVICE—This memorandum will be automatically superseded on receipt of printed copy of memo, bearing this number and date.

WM No. 39
Fifth Revision

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, March 15, 1943.

To Collectors of Customs and Excise, and others concerned:

Changes in Export Permit Regulations

By Export Permit Branch Order No. 65, effective on and after March 15, 1943, a number of the Export Permit Regulations have been amended, and all changes since September 30, 1942, are consolidated to be known henceforth as Export Permit Regulations of March 15, 1943.

A revision of the Export Permit Regulations incorporating these changes, together with additions and amendments since September 30, 1942, is at present at the Printing Bureau. However, since these regulations become effective on March 15th and although most of the changes are of a very minor nature, it is deemed advisable to draw the following to your attention pending receipt of the new regulations:—

(a) Regulations 6, 15 and 16 of the Export Permit Regulations of September 30, 1942, are cancelled.

The following Regulations of the Export Permit Regulations of September 30, 1942, are renumbered:—

Regulation 7 (a) to become Regulation 6;

Regulation 7 (b) to become Regulation 7;

Regulation 32 to become Regulation 32 (a);

Regulations 17, 18, 19, 20, 21, 22, 23, 24 and 25 to become Regulations 16, 17, 18, 19, 20, 21, 22, 23 and 24 respectively;

Regulations 45, 46, 47 and 48 to become Regulations 46, 47, 48 and 49, respectively; and

Regulation 44, as established by Export Permit Branch Order No. 60 of February 11, 1943, is renumbered to become Regulation 45.

- (b) Export Permit Regulation 20, now re-numbered Regulation 19, is amended by the deletion of the last sentence and the substitution of the following therefor:

"In these cases a tolerance of ten per cent by weight or quantity over the amount specified is allowed, except as specified below:—

Pharmaceuticals and finished drugs.....	1 per cent.
Platinum and Platinum Group metals.....	1 per cent.
Industrial diamonds	No tolerance.
Radium and radium salts.....	No tolerance.
Uranium and uranium salts.....	No tolerance.
Commodities of any kind upon which a subsidy has been paid by the Commodity Prices Stabilization Corporation	No tolerance."

- (c) Regulation 43 is amended to read as follows:—

Regulation 43—Casual purchases by non-resident tourists of \$100 or less in value of clothing, toilet articles, articles of personal adornment, souvenirs and similar articles, and other small consumer goods (except edible foodstuffs over \$5.00 in value, bicycles, typewriters and goods under ration control in the country of import) are exempted from requiring an export permit, except as otherwise provided in these Regulations.

- (d) Three new Regulations 15, 25 and 44 are established, reading as follows:—

Regulation 15—The original of the export permit must be delivered by the exporter to the carrier to be firmly attached to the waybills accompanying the shipment to the port of exit. For shipments through United States ports, see Regulation 14 (c).

Regulation 25—Export permits are not required for shipment of the following from Canada to the United States:—

- (1) Articles returned to the United States for repair, adjustment or test, if covered by the appropriate Customs Export Entry Form E-23 (Amended 1942).
- (2) Articles returned to the United States for replacement on the grounds that these articles were received in a defective condition, or not according to order, if covered by the appropriate Customs Export Entry Form E-15.
- (3) Containers on a shuttle service, which are to be returned to Canada within six months from the date of export, if complying fully in every other respect with the regulations of the Department of National Revenue (Customs Division), as set forth in their Memorandum Series D, No. 49, T.M.R. 1 (Revised) of April 12, 1937.

Regulation 44—Export permits are not required for the following classes of articles when taken as the baggage of an individual on change of domicile, solely for the owner's or his immediate family's use and not for resale:—

- (a) Household articles: Furniture, refrigerators, radios, decorations and other household furnishings.
- (b) Personal effects: Clothing, books, toilet articles, souvenirs, articles of personal adornment and similar articles.
- (c) Professional instruments and tools of trade including typewriters, which have been used by the passenger in his occupation or employment, which are his own personal property, and which will continue to be used in his trade or occupation.
- (d) Passenger automobiles, the personal property of individuals departing from this country, equipped with not more than four used tires mounted on the running wheels and one used spare. Exporters must file with the Collector of Customs an affidavit certifying exportation is not for resale.

(File 194177-5; 15/3/43).

H. D. SCULLY,
Commissioner of Customs.

WM No. 94

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 22nd March, 1943.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

It is ordered that the importation into Canada of the goods enumerated hereunder be prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:—

1. New or unused empty containers (including drums, gas cylinders and collapsible tubes) made wholly or in part of metal and intended for packing or packaging goods for sale, storage and/or shipment.
2. Any type of cap, closure or sealing device made wholly or in part of metal to be affixed to any container.

In order that requests for permits for the importation of goods listed in the foregoing schedule may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form which, together with all correspondence relating thereto, should be sent direct to the Administrator of Metal Containers, War-time Prices and Trade Board, 295 Albert St., Ottawa, Ont. The form to be used is the Department of National Revenue Form "Application for Permit to Import War Materials and Other Goods", and supplies thereof may be obtained from the Collectors of Customs and Excise or the Department of National Revenue, Ottawa. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more shipments.

L. F. JACKSON,

Ass't Commissioner of Customs.

(P.C. 2201, 18/3/43;—Authority, War Measures Act.)

PART III
Wartime Prices and Trade Board
(Finance)

Board Orders

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 247

Respecting Pork Products

made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

Zones

1. For the purposes of this Order, Canada is hereby divided into the following zones:

Zone 1: composed of

- (a) those parts of the provinces of Prince Edward Island, Nova Scotia, and New Brunswick, not included in zone 2;
- (b) that part of the province of Quebec lying to the south of the St. Lawrence River and east of, and including all stations on, the Temiscouata Railway from Rivière du Loup to the boundary between the provinces of Quebec and New Brunswick; and
- (c) that part of the province of Quebec included within the Counties of Lac St. Jean and Chicoutimi;

Zone 2: composed of

the cities of Charlottetown, Halifax, Sydney, Moncton and Saint John and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 3: composed of

that part of the province of Quebec, not included in Zones 1, 4, and 5, lying to the west of a line drawn from the mouth of the Saguenay River to the eastern boundary of Chicoutimi County and lying to the south of the Counties of Lac St. Jean, Chicoutimi, Temiscamingue and Abitibi;

Zone 4: composed of

- (a) the cities of Montreal and Quebec and all points lying within a radius of twenty-five miles of the city hall in the city of Montreal and of twenty miles of the city hall in the city of Quebec; and
- (b) the Island of Orleans;

Zone 5: composed of

- (a) the city of Hull and all points lying within a radius of twenty miles of the city hall in that city; and
- (b) that part of the province of Ontario lying to the south and east of the French River and Lake Nipissing and to the south of, and including all stations, from North Bay to Mattawa inclusive on the Canadian Pacific Railway and, to the north and east of a line beginning at the St. Lawrence River and running northerly along the western boundary of the County of Frontenac to the 45th parallel of latitude, thence westerly along the 45th parallel of latitude to the eastern boundary of the district of Muskoka, thence southerly to and westerly along the southern boundary of the District of Muskoka to Georgian Bay;

Zone 6: composed of

all that part of Southern Ontario not included in Zone 5;

Zone 7: composed of

- (a) that part of the province of Ontario not included in zone 8 and lying to the south of, and including all railway stations from Goodwin to Weatherbe inclusive on the most northerly transcontinental line of the Canadian National Railway, and, north and west of the Canadian Pacific Railway line from Mattawa to North Bay, Lake Nipissing and the French River and east of the Nipigon River and Lake Nipigon, and including the District of Manitoulin; and
- (b) that part of the province of Quebec included within the Counties of Temiskamingue and Abitibi;

Zone 8: composed of

the cities of Timmins, Sudbury, Sault Ste. Marie, Noranda and Rouyn and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 9: composed of

that part of the province of Ontario lying to the south of, and including all railway stations from Ferland to White, inclusive, on the most northerly transcontinental line of the Canadian National Railways, and lying to the west of the Nipigon River and Lake Nipigon;

Zone 10: composed of

that part of the province of Manitoba lying to the south of the 53rd parallel of latitude;

Zone 11: composed of

that part of the province of Saskatchewan lying to the south of the 54th parallel of latitude;

Zone 12: composed of

- (a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;
- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province; and
- (c) the city of Fernie;

Zone 13: composed of

- (a) in the province of Alberta, Edson and Lovett and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise; and
- (b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver Island, the Queen Charlotte Islands and all other islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude;

Zone 14: composed of

the cities of Prince Rupert, Nelson, Vancouver, and New Westminster, and all points lying within a radius of twenty miles of the city hall in the City of Vancouver.

Zone 15: composed of

all stations on any railroad on Vancouver Island, together with all that part of Vancouver Island lying to the south of a line from Port Alberni to Parksville.

SALES AT WHOLESALE

2. (1) The maximum price, exclusive of sales tax, if any, at which any person in any zone may sell or offer to sell at wholesale any pork product numbered and named in Schedule "A" or Schedule "B" hereto or defined in Schedule "D" hereto to any other person

- (a) in any part of the same zone, shall be the price for that product in that zone as set forth in the Schedule in which such product is numbered and named;
- (b) in any part of any other zone shall be the price for that product in that zone in which the place of business of the buyer is situated as set forth in the Schedule in which such product is numbered and named;
- (c) in any part of Canada not included in a zone shall be the price for that product in the zone in which the place of business of the seller is situated as set forth in the Schedule in which such product is numbered and named.

(2) The price referred to in clauses (a) and (b) preceding shall be the delivered price at the buyer's place of business or, if delivered by railway, at the buyer's nearest railway station; provided that, if delivery is by railway express at the buyer's request, the difference between railway freight and express charges may be added to such price if such difference is shown as a separate item on the seller's invoice for such pork product.

(3) Every person who sells at wholesale in any zone, pork products to which this Order applies shall equitably distribute his available supplies of such products among his customers in such zone at the delivery point referred to in subsection (2) preceding; and, for the purposes of this Section, each customer who operates a branch of his business or otherwise operates more than one place of business shall be deemed to be a separate customer in respect of each branch or place of business operated by him in each zone and delivery to such customer in any zone shall be made to the branch or place of business designated by such customer or, if delivery is by railway, to the railway station nearest to such designated branch or place of business.

(4) Where the sale of a pork product is to a person to whom clause (c) of subsection 1 of this Section applies, the seller may add the extra packing cost (if any) and the transportation cost from the shipping point to the point of delivery to the buyer, if such costs are shown as separate items on the seller's invoice for such pork product.

(5) The maximum price at which any person in any part of Canada not included in a zone may sell or offer to sell at wholesale to any other person in any part of Canada any pork product, numbered and named in Schedule "A" or Schedule "B" hereto, shall be such as may be approved or prescribed from time to time by the Foods Administrator in writing with the approval of the Chairman of the Board.

(6) The Foods Administrator may from time to time by order prescribe maximum prices for the sale at wholesale of any pork product not numbered and named in Schedule "A" or Schedule "B" hereto.

3. (1) Every person selling any pork product at wholesale shall

- (a) furnish each buyer of such pork product with an invoice showing accurately the name and complete address of the consignee, the weight and price per pound of the pork product purchased by such buyer, and any fee, levy, commission, agency, service or other charge, payment, bonus, gift or other consideration payable, paid, given or to be given in respect of such pork product and, in the case of any pork product numbered and named in Schedule "A" or Schedule "B" hereto, specifying accurately such product by its product number in addition to any other description used by the seller, and, in the case of any pork product listed in Schedule "C" hereto, specifying such product by the name given to it in such Schedule;
- (b) retain a copy of such invoice in his place of business, available for inspection by any representative of the Board for ninety days after the date of shipment of such pork product.

(2) The buyer to whom an invoice is furnished pursuant to subsection (1) of this Section shall retain such invoice in his place of business, available for inspection by any representative of the Board, for ninety days after the date on which he received such invoice.

SALES AT RETAIL

4. (1) No person selling at retail in any zone any pork product numbered and named in Schedule "A" or Schedule "B" hereto or any portion thereof, shall buy or otherwise acquire, and no other person shall buy or otherwise acquire on his behalf, any pork product at a total delivered cost in excess of the maximum price on sales at wholesale in that zone for that pork product, together with the cost of transportation from the railway station nearest to the buyer's place of business if delivery is by railway.

(2) For the purposes of this Section,

- (a) any person who acquires any live hogs and causes them to be slaughtered for him shall be deemed to have acquired a pork product;
- (b) any fee, levy, commission, agency, service or other charge, payment, bonus, gift or other consideration paid, payable, given or to be given by any person to any other person for any pork product, or to any person who acquires such pork product on his behalf, shall be deemed to be a part of his total delivered cost of such pork product;
- (c) any person selling pork products at retail who operates a branch of his business or otherwise operates more than one place of business shall, in respect of each such branch or place of business, be deemed to be a separate buyer of pork products.

5. The maximum price at which any person may sell or offer to sell at retail any pork product numbered and named in Schedule "A" or Schedule "B" hereto or any portion thereof shall be determined as follows: such person shall regulate his selling prices for various cuts or portions of such pork product so that the aggregate price received or charged by him for all cuts and portions from any such pork product shall not exceed the total of

- (a) his lawful delivered cost of such pork product as set forth in Section 4 hereof (except the difference between railway freight and railway express charges, if any, included in such cost) and
- (b) a markup not exceeding the lawful markup customarily obtained by him during the basic period from September 15 to October 11, 1941, both dates inclusive, on pork products of the same or substantially similar kind and quality, but in no event exceeding
 - (i) *thirty per cent (30%)* of the selling price in the case of sales of any fresh pork product except Products Nos. 140 to 149 inclusive and Products Nos. 158 to 168 inclusive; or
 - (ii) *thirty-five per cent (35%)* of the selling price in the case of the sale of Products Nos. 140 to 149 inclusive and Products Nos. 158 to 168 inclusive; or
 - (iii) *twenty-five per cent (25%)* of the selling price in the case of the sale of any cured or smoked pork product; or
 - (iv) *thirty per cent (30%)* of the selling price in the case of the sale of any cooked pork product; or
 - (v) *twenty per cent (20%)* of the selling price in the case of the sale of any lard;

provided that if such person buys any fresh pork product and cures, smokes or cooks it for sale by him, the maximum price at which he may sell or offer to sell it at retail in any zone shall be the price for that cured, smoked or cooked pork product in that zone as set forth in the Schedule hereto in which such product is numbered and named, together with a markup thereon not exceeding the markup set forth in clause (b) preceding.

6. The prices and markups of all persons selling pork products or portions or cuts thereof at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such pork cutting or other test as may be authorized by the Board.

SALES BETWEEN PROCESSORS FOR FURTHER PROCESSING

7. The maximum price at which any processor of pork products may sell or offer to sell at wholesale to any other such processor in any part of Canada for further processing any pork product listed in Schedule "C" hereto shall be the price set forth in such schedule for that product in the zone in which the seller's plant is located and such price shall be f.o.b. such seller's plant.

GENERAL PROVISIONS

8. (1) Save as provided in Section 7 hereof, no person shall sell or buy or offer to sell or buy at wholesale any pork product that is not defined in Schedule "D" hereto and has not a maximum price fixed for it by or under the authority of this Order except the following pork products:—

- (a) pork products sold in the form of dry salt pork;
- (b) pork products generally known to the trade as barreled pork and specifically known as mess pork, short cut back, fat back and bean pork;
- (c) sausage, cooked loaves, cooked pigsfeet, jellied meat, meat by-product and canned meat as defined in the Regulations under the Food and Drug Act; and
- (d) brains, lips, rinds, tripe, blood, bones, casings, glands and inedible by-product; unless the maximum price thereof is fixed by Order of the Foods Administrator or fixed under the provisions of Order No. 214 of the Board.

(2) The maximum price at which any person may sell or offer to sell at wholesale any pork product referred to in clause (a), (b), (c) or (d) preceding shall be the lawful maximum price at which such person could sell such product at wholesale immediately prior to the effective date of this Order.

9. The provisions of clause (d) of Section 3 of Order No. 189 of the Board shall not apply to sales of any pork product by primary producers to retailers.

10. For the purposes of this Order,

- (a) "pork product" means any product obtained from a hog and includes any such product in a frozen condition;
- (b) "rough cuts" means the following untrimmed cuts which are obtained from either side of a warm dressed hog after chilling and after the head, tongue, leaf lard and kidney have been removed:
 - (i) "rough ham" means the ham end of a side obtained by cutting through the side in a straight line, approximately $2\frac{1}{2}$ inches forward from the H-bone tip at right angles to a straight line which begins on the inside of the hock joint and ends at the cut surface, just missing the inside of the H-bone tip;
 - (ii) "rough shoulder" means the shoulder end of a side obtained by cutting through the side in a straight line passing through a point on the back-bone immediately in front of the third rib and through the breast side at the upper joint connecting the second rib to the breast bone;
 - (iii) "rough middle" means that portion of a side remaining after the rough shoulder and rough ham have been removed;
 - (iv) "rough loin" means the loins portion of a rough middle obtained by cutting lengthwise in a straight line, just missing the vertebrae at the shoulder end and just including the lower edge of the H-bone at the ham end;
 - (v) "rough belly" means that portion of a rough middle remaining after the rough loin has been removed.
- (c) "sale at wholesale" means any sale except a sale at retail;

- (d) "warm dressed hog" means the hog from which the viscera, heart, liver and lungs have been removed and refers to the standard dressed hog defined in the regulations of the Federal Department of Agriculture contained in Order in Council P.C. 4470, dated the 11th day of September, 1940, as follows: "carcass weights shall be on the basis of warm weights including head, leaf lard, tongue, kidneys, tenderloins, tail, backbone and feet."

11. This Order shall be effective on and after the 26th day of March, 1943.

Made at Ottawa, this 16th day of March, 1943.

DONALD GORDON,
Chairman.

SCHEDULE "A"

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PORK PRODUCTS—Continued

(In cents per pound)

Product No.	Max. Wgt.	Wgt. Over	ZONES														
			1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
CURED																	
	lbs.	lbs.															
39	8		26.25	25.75	25.25	25.25	25.25	25.25	26.00	23.50	25.00	24.25	23.75	23.50	24.75	24.50	25.00
40	10½		21.75	21.25	20.75	20.75	20.75	20.75	21.50	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
41		10½	19.75	19.25	18.75	18.75	18.75	18.75	19.50	19.00	18.50	17.75	17.25	17.00	18.25	18.00	18.50
42	8½		24.00	23.50	23.00	23.00	23.00	23.00	23.75	23.25	22.75	22.00	21.50	21.25	22.50	22.25	22.75
43	12		35.50	35.00	34.50	34.50	34.50	34.50	35.25	34.75	34.25	33.50	33.00	32.75	34.00	33.75	34.25
44		12	31.50	31.00	30.50	30.50	30.50	30.50	31.25	30.75	30.25	29.50	29.00	28.75	30.00	29.75	30.25
45	11		33.50	33.00	32.50	32.50	32.50	32.50	33.25	32.75	32.25	31.50	31.00	30.75	32.00	31.75	32.25
46	22		25.00	24.50	24.00	24.00	24.00	24.00	24.75	24.25	23.75	23.00	22.50	22.25	23.50	23.25	23.75
47		22	23.00	22.50	22.00	22.00	22.00	22.00	22.75	22.25	21.75	21.00	20.50	20.25	21.50	21.25	21.75
48	15		25.25	24.75	24.25	24.25	24.25	24.25	24.75	24.25	23.75	23.00	22.75	22.50	23.75	23.50	24.00
49		15	20.25	19.75	19.25	19.25	19.25	19.25	19.75	19.25	18.75	18.00	17.75	17.50	18.75	18.50	19.00
50																	
			23.25	22.75	22.25	22.25	22.25	22.25	23.00	22.50	22.00	21.25	20.75	20.50	21.75	21.50	22.00
51			24.25	23.75	23.25	23.25	23.25	23.25	24.00	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
52			24.25	23.75	23.25	23.25	23.25	23.25	24.00	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
SMOKED																	
	7½		31.25	30.75	30.25	30.25	30.25	30.25	31.00	30.50	30.00	29.25	28.75	28.50	29.75	29.50	30.00
58	8		32.25	31.75	31.25	31.25	31.25	31.25	32.00	31.50	31.00	30.25	29.75	29.50	30.75	30.50	31.00
59	10		26.00	25.50	25.00	25.00	25.00	25.00	25.75	25.25	24.75	24.00	23.50	23.25	24.50	24.25	24.75
60		10	24.00	23.50	23.00	23.00	23.00	23.00	23.75	23.25	22.75	22.00	21.50	21.25	22.50	22.25	22.75
61		10	28.50	28.00	27.50	27.50	27.50	27.50	28.25	28.00	27.50	26.75	26.25	26.00	27.25	27.00	27.50
62	8		29.50	29.00	28.50	28.50	28.50	28.50	29.25	28.75	28.25	27.50	27.00	26.75	28.00	27.75	28.25
63	9																
64			30.75	30.25	29.75	29.75	29.75	29.75	30.50	30.00	29.50	28.75	28.25	28.00	29.25	29.00	29.50
65	9		31.75	31.25	30.75	30.75	30.75	30.75	31.50	31.00	30.50	29.75	29.25	29.00	30.25	30.00	30.50
66	7																
67			29.00	28.50	28.00	28.00	28.00	28.00	28.75	28.25	27.75	27.00	26.50	26.25	27.50	27.25	27.75
			30.25	29.75	29.25	29.25	29.25	29.25	30.00	29.50	29.00	28.25	27.75	27.50	28.75	28.50	29.00

68	Pork Roll Skinless, Boneless.....	29-25	28-75	28-25	28-25	29-00	28-50	28-00	27-25	26-50	27-75	27-50	28-00
69	Pork Roll Skinless, Boneless in artificial casing.....	30-25	29-75	29-25	29-25	30-00	29-50	28-50	28-75	27-50	28-75	28-50	29-00
70	Trimmed Ham.....	20	29-75	29-25	28-75	28-75	29-50	29-00	28-50	27-75	27-50	28-25	28-00	28-50
71	Trimmed Ham.....	20	27-75	27-25	26-75	26-75	27-50	27-00	26-50	26-50	25-00	26-25	26-00	26-50
72	Skinned Ham.....	18	32-00	31-50	31-00	31-00	31-00	31-00	30-75	30-00	29-25	30-50	30-25	30-75
73	Boneless Skinless Ham.....	14	37-25	36-75	36-25	36-25	36-75	36-25	35-75	35-00	34-50	35-50	35-25	35-75
74	Boneless Skinless Ham, in artificial casing.....	14	38-50	38-00	37-50	37-50	37-50	37-25	36-75	36-00	35-50	36-50	36-25	36-75
75	Boneless Skinless Ham, Split (Made from fresh ham weighing over 20 lbs.).....	35-25	34-75	34-25	34-25	34-75	34-25	33-75	33-00	32-50	33-50	33-25	33-75
76	Boneless Skinless Ham, Split, in artificial casing (Made from fresh ham weighing over 20 lbs.).....	36-50	36-00	35-50	35-50	35-75	35-25	34-75	34-00	33-50	34-50	34-25	34-75
77	Ham Ready to Serve, Bone-in, Skinned.....	16	35-00	34-50	34-00	34-00	34-25	33-75	33-25	32-50	32-25	33-25	33-00	33-50
78	Boneless Back, Long Cut.....	11	41-50	41-00	40-50	40-50	40-75	40-25	39-75	39-00	38-75	39-75	39-50	40-00
79	Boneless Back, Long Cut.....	11	37-50	37-00	36-50	36-50	36-75	36-25	35-75	35-00	34-75	35-75	35-50	36-00
80	Boneless Back, Short Cut.....	10	39-50	39-00	38-50	38-50	38-75	38-25	37-75	37-00	36-50	37-75	37-50	38-00
81	Boneless Back, Short Cut in casing.....	10	40-50	40-00	39-50	39-50	39-75	39-25	38-75	38-00	37-50	38-75	38-50	39-00
82	Casing Back.....	10	47-25	46-75	46-25	46-25	46-50	46-00	45-50	44-75	44-50	45-50	45-25	45-75
83	Sliced Back.....	47-75	47-25	46-75	46-75	47-25	46-75	46-25	45-50	44-75	46-00	45-75	46-25
84	Sliced Back—(Made from smoked, boneless back, short cut weighing over 10 lbs.).....	43-75	43-25	42-75	42-75	43-25	42-75	42-25	41-50	41-00	42-00	41-75	42-25
85	No. 2 Bacon.....	14	30-50	30-00	29-50	29-50	30-25	29-75	29-25	28-50	28-00	29-00	28-75	29-25
86	Heavy Bacon.....	14	26-50	26-00	25-50	25-50	26-25	25-75	25-25	24-50	24-00	25-00	24-75	25-25
87	No. 1 Bacon.....	14	31-50	31-00	30-50	30-50	31-25	30-75	30-25	29-50	29-00	30-00	29-75	30-25
88	Fancy Bacon.....	14	32-25	31-75	31-25	31-25	32-00	31-50	31-00	30-25	29-75	30-75	30-50	31-00
89	Fancy Bacon, Rind Off.....	13	34-50	34-00	33-50	33-50	34-25	33-75	33-25	32-50	32-00	33-00	32-75	33-25
90	No. 2 Sliced Bacon, Rind On.....	33-50	33-00	32-50	32-50	33-25	32-75	32-25	31-50	31-00	32-00	31-75	32-25
91	Heavy Sliced Bacon, Rind On.....	31-50	31-00	30-50	30-50	31-25	30-75	30-25	29-50	29-00	30-00	29-75	30-25
92	No. 2 Sliced Bacon Rind off.....	35-50	35-00	34-50	34-50	35-25	34-75	34-25	33-50	33-00	34-00	33-75	34-25
93	Heavy Sliced Bacon, Rind Off.....	33-50	33-00	32-50	32-50	33-25	32-75	32-25	31-50	31-00	32-00	31-75	32-25
94	No. 1 Sliced Bacon, Rind On.....	35-50	35-00	34-50	34-50	35-25	34-75	34-25	33-50	33-00	34-00	33-75	34-25
95	No. 1 Sliced Bacon, Rind Off.....	37-50	37-00	36-50	36-50	37-25	36-75	36-25	35-50	35-00	36-00	35-75	36-25
96	Fancy Sliced Bacon, Rind Off.....	38-50	38-00	37-50	37-50	38-25	37-75	37-25	36-50	36-00	37-00	36-75	37-25
Cooked														
103	Butt.....	6	38-00	37-50	37-00	37-00	37-50	37-00	36-50	35-75	35-50	36-50	36-25	36-75
104	Boneless, Ham.....	12	43-50	43-00	42-50	42-50	42-75	42-25	41-75	41-00	40-50	41-50	41-25	41-75
105	Boneless, Skinless Ham, in artificial casing.....	12	44-50	44-00	43-50	43-50	43-75	43-25	42-75	42-00	41-50	42-50	42-25	42-75
106	Boneless Ham, Skin On.....	14	40-00	39-50	39-00	39-00	39-00	38-50	38-00	37-25	36-75	38-00	37-75	38-25
107	Boneless, Skinless Ham, Smoked.....	12	45-00	44-50	44-00	44-00	44-00	43-50	43-00	42-25	41-75	43-00	42-75	43-25
108	Boneless, Skinless Ham, Split (made from fresh ham weighing over 20 lbs.).....	41-50	41-00	40-50	40-50	40-75	40-25	39-75	39-00	38-50	39-50	39-25	39-75
109	Boneless, Skinless Ham, Split in artificial casing—(made from fresh ham weighing over 20 lbs.).....	42-50	42-00	41-50	41-50	41-75	41-25	40-75	40-00	39-50	40-50	40-25	40-75

SCHEDULE "B"
MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PORK PRODUCTS—Continued
(In cents per pound)

Product No.	Max. Wgt.	Wgt. Over	ZONES														
			1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
	lbs.	lbs.															
FRESH																	
140			13.75	13.25	12.75	12.75	12.75	13.00	12.50	12.00	11.25	11.00	10.50	11.75	11.50	12.00	
141			15.75	15.25	14.75	14.75	15.00	14.50	14.00	13.50	13.25	13.00	12.50	13.75	13.50	14.00	
142			15.25	15.25	14.75	14.75	15.00	14.50	14.00	13.50	13.25	13.00	12.50	13.75	13.50	14.00	
143			7.00	6.50	6.00	6.00	6.50	6.00	5.50	5.00	4.75	4.50	4.00	5.25	5.00	5.50	
144			15.25	14.75	14.25	14.25	14.75	14.25	13.75	13.25	13.00	12.75	12.25	13.50	13.25	13.75	
145			12.25	11.75	11.25	11.25	11.75	11.25	10.75	10.25	10.00	9.75	9.50	10.75	10.50	11.00	
146			14.25	13.75	13.25	13.25	13.75	13.25	12.75	12.25	12.00	11.75	11.50	12.75	12.50	13.00	
147			9.25	8.75	8.25	8.25	8.50	8.00	7.50	7.00	6.75	6.50	6.00	7.25	7.00	7.50	
148			6.25	5.75	5.25	5.25	6.00	5.50	5.00	4.50	4.25	4.25	4.25	5.50	5.25	5.75	
149			11.25	10.75	10.25	10.25	10.50	10.00	9.50	9.00	8.75	8.50	8.00	9.25	9.00	9.50	
150			21.25	20.75	20.25	20.25	20.50	20.00	19.50	19.00	18.75	18.50	18.00	19.25	19.00	19.50	
151			17.25	16.75	16.25	16.25	16.50	16.00	15.50	15.00	14.75	14.50	14.00	15.25	15.00	15.50	
152			37.25	36.75	36.25	36.25	35.00	34.50	34.00	33.50	33.25	33.00	32.50	33.75	33.50	34.00	
153			23.25	22.75	22.35	22.25	21.00	20.50	20.00	19.50	19.25	19.00	18.50	19.75	19.50	20.00	
154			19.75	19.25	18.75	18.75	18.00	17.50	17.00	16.50	16.25	16.00	15.50	16.75	16.50	17.00	
155			13.50	13.00	12.50	12.50	13.50	13.00	12.50	12.00	11.75	11.50	11.25	12.50	12.25	12.75	
156			14.00	13.50	13.00	13.00	14.00	13.50	13.00	12.50	12.25	12.00	11.75	13.00	12.75	13.25	
157			14.25	13.75	13.25	13.25	14.25	13.75	13.25	12.75	12.50	12.25	12.00	13.25	13.00	13.50	
158			11.75	11.25	10.75	10.75	11.00	10.50	10.00	9.50	9.25	9.00	8.50	9.75	9.50	10.00	
159			12.75	12.25	11.75	11.75	12.00	11.50	11.00	10.50	10.25	10.00	9.50	10.75	10.50	11.00	
160			12.75	12.25	11.75	11.75	12.00	11.50	11.00	10.50	10.25	10.00	9.50	10.75	10.50	11.00	
161			5.75	5.25	4.75	4.75	5.00	4.50	4.00	3.50	3.25	3.00	2.50	3.75	3.50	4.00	
162			7.25	6.75	6.25	6.25	6.75	6.25	5.75	5.25	5.00	4.75	4.25	5.50	5.25	5.75	
163			8.25	7.75	7.25	7.25	7.75	7.25	6.75	6.25	6.00	5.75	5.25	6.50	6.25	6.75	
164			4.25	3.75	3.25	3.25	5.00	4.50	4.00	3.50	3.25	3.25	3.25	4.50	4.25	4.75	
165			5.75	5.25	4.75	4.75	6.00	5.50	5.00	4.50	4.25	4.25	4.00	5.25	5.00	5.50	
166			4.00	3.50	3.00	3.00	4.75	4.25	3.75	3.25	3.00	3.00	3.00	4.25	4.00	4.50	
167			5.25	4.75	4.25	4.25	5.50	5.00	4.50	4.00	3.75	3.75	3.50	4.75	4.50	5.00	
168			8.25	7.75	7.25	7.25	7.50	7.00	6.50	6.00	5.75	5.50	5.00	6.25	6.00	6.50	
CURED																	
186			17.25	16.75	16.25	16.25	16.50	16.00	15.50	15.00	14.75	14.50	14.00	15.25	15.00	15.50	
187			17.25	16.75	16.25	16.25	16.50	16.00	15.50	15.00	14.75	14.50	14.00	15.25	15.00	15.50	
188			8.50	8.00	7.50	7.50	8.00	7.50	7.00	6.50	6.25	6.00	5.50	6.75	6.50	7.00	

189	Fat Back, Rind On.....	15.00	14.50	14.00	14.00	14.00	15.00	14.50	14.00	13.25	13.00	12.75	14.00	13.75	14.25
190	Side Ribs.....	20.00	19.50	19.00	19.00	19.00	18.25	17.75	17.25	16.50	16.25	15.75	17.00	16.75	17.25
191	Tails.....	9.00	8.50	8.00	8.00	8.00	8.25	7.75	7.25	6.50	6.25	5.75	7.00	6.75	7.25
192	Hind Foot.....	6.00	5.50	5.00	5.00	5.00	5.25	4.75	4.25	3.50	3.25	2.75	4.00	3.75	4.25
193	Jowl.....	12.75	12.25	11.75	11.75	11.75	12.25	11.75	11.25	10.50	10.25	10.00	11.25	11.00	11.50
194	Front Foot.....	7.00	6.50	6.00	6.00	6.00	6.75	6.25	5.75	5.00	5.00	5.00	6.25	6.00	6.50
195	Hock.....	11.75	11.25	10.75	10.75	10.75	11.00	10.50	10.00	9.25	9.00	9.00	9.75	9.50	10.00
SMOKED															
196	Jowl.....	17.25	16.75	16.25	16.25	16.25	16.75	16.25	15.75	15.00	14.75	14.50	15.75	15.50	16.00
197	Jowl Sliced.....	20.75	20.25	19.75	19.75	19.75	20.25	19.75	19.25	18.50	18.25	18.00	19.25	19.00	19.50
COOKED															
201	Hock.....	18.00	17.50	17.00	17.00	17.00	17.25	16.75	16.25	15.50	15.25	14.75	16.00	15.75	16.25
LARD															
210	In drums (drums returnable).....	15.50	15.00	14.50	14.50	14.50	15.25	14.75	14.25	13.50	13.25	13.00	14.25	14.00	14.50
211	In tierces.....	16.00	15.50	15.00	15.00	15.00	15.75	15.25	14.75	14.00	13.75	13.75	14.75	14.50	15.00
212	In tubs, 60 lb. net weight.....	16.25	15.75	15.25	15.25	15.25	16.00	15.50	15.00	14.25	14.00	13.75	15.00	14.75	15.25
213	In boxes, 56 lb. net weight.....	16.25	15.75	15.25	15.25	15.25	16.00	15.50	15.00	14.25	14.00	13.75	15.00	14.75	15.25
214	In pails, 20 lb. net weight.....	17.00	16.50	16.00	16.00	16.00	16.75	16.25	15.75	15.00	14.75	14.75	15.75	15.50	16.00
215	In prints, 1 lb. net weight.....	16.25	15.75	15.25	15.25	15.25	16.00	15.50	15.00	14.25	14.00	13.75	15.00	14.75	15.25

SCHEDULE "C"
MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PRODUCTS SOLD BETWEEN PROCESSORS (in cents per pound)
F.O.B. Seller's Plant

Prime Steam or Dry Rendered Lard— (A) In tank cars..... (B) In tierces.....	13.75 14.25	13.75 14.25	13.75 14.25	13.75 14.25	13.75 14.25	13.75 14.25	13.25 13.75	13.25 13.75	12.25 12.75	11.7/8 12.5/8	11.50 12.00	12.50 13.00	12.50 13.00	12.50 13.00
Fresh Skinned Hams..... Fresh Rough Middles (50 lbs. up)..... Fresh Rough Loins (28 lbs. up)..... Fresh Rough Bellies (22 lbs. up)..... Fresh No. 1 Trimmed Bellies..... Cured No. 1 Trimmed Bellies..... Dry Cured No. 1 Trimmed Bellies.....	26.25 18.25 19.00 17.50 24.50 25.00 25.50	26.25 18.25 19.00 17.50 24.50 25.00 25.50	25.75 17.75 18.50 17.00 24.00 24.50 25.00	25.75 17.75 18.50 17.00 24.00 24.50 25.00	25.75 17.75 18.50 17.00 24.00 24.50 25.00	25.75 17.75 18.50 17.00 24.00 24.50 25.00	25.75 17.75 18.50 17.00 24.00 24.50 25.00	25.75 17.75 18.50 17.00 24.00 24.50 25.00	24.50 16.50 17.25 15.75 22.75 23.25 23.75	24.00 16.00 16.75 15.00 22.25 22.75 23.25	23.75 15.75 16.50 15.00 22.00 22.50 23.00	24.75 16.75 17.50 16.00 23.00 23.50 24.00	24.75 16.75 17.50 16.00 23.00 23.50 24.00	24.75 16.75 17.50 16.00 23.00 23.50 24.00

SCHEDULE "D"

To Order No. 247

Definitions of Pork Products Numbered and Named in Schedule "A"

FRESH PORK PRODUCTS

Product No. 1—means (a) a carcass weighing not more than 180 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head on (tongue in or out) and leaf lard and kidney included, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone and head;

Product No. 2—means (a) a carcass weighing not more than 175 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head on (tongue in or out) but with leaf lard and kidney removed, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone and head;

Product No. 3—means (a) a carcass weighing more than 180 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head on (tongue in or out) but with leaf lard and kidney removed, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone and head;

Product No. 4—means (a) a carcass weighing not more than 170 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head removed but with leaf lard and kidney included, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone;

Product No. 5—means (a) a carcass weighing more than 165 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head, leaf lard and kidney removed, or (b) either side of such carcass, obtained by splitting such carcass lengthwise through the backbone;

Product No. 6—means (a) a carcass weighing not more than 165 pounds resulting from a warm dressed hog being chilled to cold weight and trimmed with head, leaf lard and kidney removed, or (b) either side of such carcass obtained by splitting such carcass lengthwise through the backbone;

Product No. 17—"New York Shoulder hock on"—means that portion (weighing not more than 20 pounds) of the rough shoulder remaining after removal of all the following:—

- (a) neck bones, riblets, glands and blood clots;
- (b) foot;
- (c) jowl, cut off in a straight line just missing the ear dip and parallel to the cut surface made when the rough shoulder is obtained from the side;
- (d) skin and surplus fat from the upper part (butt) of shoulder, so as to leave only an even covering of fat not exceeding in thickness from $\frac{1}{2}$ inch to $\frac{3}{4}$ inch; the edges of the trimmed fat to be bevelled;

Product No. 18—means the same cut as Product No. 17 but weighing more than 20 pounds;

Product No. 19—"New York Shoulder hock off"—means the same as Product No. 17 but having the hock off and weighing not more than 18 pounds;

Product No. 20—"Montreal shoulder"—means that portion (weighing not more than 20 pounds) of the rough shoulder remaining after removal of the following:—

- (a) glands and blood clots;
- (b) lacone;
- (c) jowl, removed in the same manner as when making Product No. 17;
- (d) all skin and surplus fat, leaving an even covering not to exceed in thickness $\frac{1}{2}$ inch to $\frac{3}{4}$ inch of fat; edges of trimmed fat to be bevelled;

Product No. 21—means the same cut as Product No. 20 but weighing more than 20 pounds;

Product No. 22—"butt"—means that portion (weighing not more than 8 pounds) of the rough shoulder remaining after all of the following have been removed:—

- (a) neck bones, riblets, glands and blood clots;

- (b) the lower half of the shoulder removed by cutting lengthwise parallel to the brisket leaving $\frac{1}{2}$ inch of the neck of the blade bone in the portion removed;
- (c) all skin and surplus fat so as to leave only an even covering not to exceed in thickness $\frac{1}{2}$ inch to $\frac{3}{4}$ inch of fat; edges of trimmed fat to be bevelled; the butt to be rectangular in shape, slightly narrower at the neck end;

Product No. 23—means the same cut as Product No. 22 but weighing more than 8 pounds;

Product No. 24—“*picnic hock on*”—means that portion (weighing not more than 10 pounds) of the rough shoulder remaining after all of the following have been removed:—

- (a) neck bones, riblets, glands and blood clots;
- (b) foot;
- (c) butt;
- (d) jowl and surplus brisket flap, rounding the corner so as to expose the lean muscle;

Product No. 25—means the same cut as Product No. 24 but weighing more than 10 pounds;

Product No. 26—“*picnic hock off*”—means the same cut as Product No. 24 but having the hock removed and weighing not more than 8 pounds;

Product No. 27—“*trimmed ham*”—means that portion (weighing not more than 20 pounds) of the rough ham remaining after all of the following have been removed:—

- (a) hind foot, cut off through the hock joint so as to leave a small showing of the cup joint on the ham;
- (b) tail and tail bones;
- (c) facings (fat covering over the lean meat on the flesh side);
- (d) surplus flank, starting on the feather edge of the ham facing and making a straight cut to a point at the edge of the flank muscle (surplus fat to be trimmed off on the flank side without damaging the fell over the muscle);
- (e) butt trimmings, starting the feather edge just behind the bung making a curved cut without damaging the muscle and just around the corner to the feather edge;

Product No. 28—means the same cut as Product No. 27 but weighing more than 20 pounds;

Product No. 29—“*trimmed loin*”—means that portion (weighing not more than 16 pounds) of the rough loin remaining after skin and surplus fat have been removed, leaving an even covering of fat not exceeding in thickness from $\frac{1}{2}$ inch to $\frac{3}{4}$ inch and with overhanging fat edges bevelled;

Product No. 30—means the same cut as Product No. 29 but weighing more than 16 pounds

Product No. 31—“*boneless back long cut*”—means that portion (weighing not more than 12 pounds) of a rough loin remaining after all of the following have been removed:

- (a) tenderloin;
- (b) back bones and back ribs;
- (c) skin and surplus fat, as in Product No. 29;
- (d) end of the blade bone with the cartilage;
- (e) pin bone and tail bone;

Product No. 32—means the same cut as Product No. 31 but having the false lean at the shoulder end removed and weighing more than 12 pounds;

Product No. 33—“*commercial trimmed belly*”—means that portion, weighing not more than 15 pounds, of a rough belly remaining after side ribs, brisket bone and red buttons have been removed; flank and brisket ends straightened and, where necessary, loin side backstrapped to remove rough edges and, in the case of Barrow hogs, the string groove removed on the belly side, and in the case of females the rough edges only straightened;

Product No. 34—means the same cut as Product No. 33 but weighing more than 15 pounds.

CURED PORK PRODUCTS

Product No. 39—"cottage roll"—means the same cut as Product No. 22, but boneless, rolled and tied, with ragged edges removed and mealed or not mealed;

Product No. 40—"picnic hock on"—means the same cut as Product No. 24 but weighing not more than $10\frac{1}{2}$ pounds;

Product No. 41—means the same cut as Product No. 24 but weighing more than $10\frac{1}{2}$ pounds;

Product No. 42—"picnic hock off"—means the same as Product No. 26 but weighing not more than $8\frac{1}{2}$ pounds;

Product No. 43—"boneless back long cut"—means the same cut as Product No. 31;

Product No. 44—means the same cut as Product No. 31 but having the false lean at the shoulder end removed and weighing more than 12 pounds and mealed or not mealed;

Product No. 45—"boneless back short cut"—means the same cut as Product No. 31 but having the buck-eye piece removed by cutting crosswise, just clearing the depression made by removal of the tail bones, and weighing more than 11 pounds;

Product No. 46—"trimmed ham"—means the same cut as Product No. 27 but weighing not more than 22 pounds;

Product No. 47—means the same cut as Product No. 27 but weighing more than 22 pounds;

Product No. 48—"commercial trimmed belly"—means the same cut as Product No. 33;

Product No. 49—means the same cut as Product No. 48 but weighing more than 15 pounds;

Product No. 50—"shoulder roll skin on split boneless"—means the cut which may be split into two or more pieces, rolled and tied, obtained from a rough shoulder weighing more than 28 pounds from which all of the following have been removed:

- (a) neckbones, riblets, glands and blood clots;
- (b) foot;
- (c) jowl;
- (d) all other bones;

Product No. 51—"pork roll skinless, boneless"—means a skinless, boneless cut obtained from any portion of a carcass and being lean meat with an even covering of fat not exceeding in thickness from $\frac{1}{2}$ -inch to $\frac{3}{4}$ -inch;

Product No. 52—"ham butt roll"—means a skinless, boneless cut obtained from a fresh rough ham weighing more than 23 pounds.

SMOKED PORK PRODUCTS

Product No. 58—"cottage roll"—means the same cut as Product No. 39 but weighing not more than $7\frac{1}{2}$ pounds;

Product No. 59—means the same cut as Product No. 58 but packed in an artificial casing and may be tied;

Product No. 60—"picnic hock on"—means the same cut as Product No. 24;

Product No. 61—means the same cut as Product No. 60 but weighing more than 10 pounds;

Product No. 62—"picnic hock off"—means the same cut as Product No. 26;

Product No. 63—"picnic hock on boneless"—means the same cut as Product No. 24 but boneless, tied or stitched and weighing not more than 9 pounds;

Product No. 64—means the same cut as Product No. 63 but packed in an artificial casing;

Product No. 65—"picnic ready to serve hock off"—means the same cut as Product No. 26 but processed so that no further cooking is necessary and weighing not more than 7 pounds;

Product No. 66—"picnic hock on, split, boneless"—means the same cut as Product No. 63 but obtained from a fresh picnic hock on (Product No. 25) and cut into two or more pieces;

Product No. 67—means the same cut as Product No. 66 but packed in an artificial casing;

Product No. 68—“*pork roll skinless, boneless*”—means the same cut as Product No. 51;

Product No. 69—means the same as Product No. 68 but packed in an artificial casing;

Product No. 70—“*trimmed ham*”—means the same cut as Product No. 27;

Product No. 71—Means the same cut as Product No. 70 but weighing more than 20 pounds;

Product No. 72—“*skinned ham*”—means that cut weighing not more than 18 pounds obtained from a fresh trimmed ham (Product No. 27) by removing the skin and surplus fat from the butt end of the ham for approximately one-third of the length of the ham, leaving only an even covering of fat not exceeding $\frac{3}{4}$ -inch in thickness;

Product No. 73—“*boneless, skinless ham*”—means that cut, stitched or tied, weighing not more than 14 pounds, obtained from a fresh trimmed ham (Product No. 27) by removing:

(a) all bones; and

(b) skin and surplus fat, so as to leave only an even covering of fat not exceeding in thickness from $\frac{1}{2}$ -inch to $\frac{3}{4}$ -inch;

Product No. 74—means the same cut as Product No. 73 but packed in an artificial casing;

Product No. 75—“*boneless, skinless ham split*”—means the same cut as Product No. 73 but obtained from a fresh trimmed ham (Product No. 27) and split into two or more pieces;

Product No. 76—means the same cut as Product No. 75 but packed in an artificial casing;

Product No. 77—“*ham ready to serve, bone-in-skinned*”—means the same cut as Product No. 72 processed so that no further cooking is necessary and weighing not more than 16 pounds;

Product No. 78—“*boneless back long cut*”—means the same cut as Product No. 31 but weighing not more than 11 pounds;

Product No. 79—means the same cut as Product No. 78 but weighing more than 11 pounds;

Product No. 80—“*boneless back short cut*”—means the same cut as Product No. 31 but having the buck-eye piece removed by cutting crosswise, just clearing the depression made by the removal of the tail bone and weighing more than 10 pounds;

Product No. 81—means the same cut as Product No. 80 but packed in a casing;

Product No. 82—“*casing back*”—means the same as Product No. 31 but having sufficient additional fat removed so as to leave only an even covering of fat not exceeding in thickness from $\frac{1}{4}$ inch to $\frac{1}{2}$ inch on the average and packed in a natural or artificial casing and weighing not more than 10 pounds;

Product No. 83—“*sliced back*”—means slices obtained from a boneless back long cut (Product No. 78) and wrapped in one-half-pound or one-pound packages;

Product No. 84—means slices obtained from a smoked boneless back short cut (Product No. 80) and wrapped in one-half or one-pound packages;

Product No. 85—“*No. 2 bacon*”—means the same cut as Product No. 48 but weighing not more than 14 pounds;

Product No. 86—“*heavy bacon*”—means the same cut as Product No. 85 but weighing more than 14 pounds;

Product No. 87—“*No. 1 bacon*”—means a cut weighing not more than 14 pounds obtained from a commercial trimmed fresh belly (Product No. 48) that is not obviously excessively fat and is free from bruises, skin cuts (except small blemishes and small cuts) and black hair roots and that has been trimmed according to the following specifications: to be trimmed approximately rectangular in shape; its length to be at least twice its width; its back edge to be trimmed straight so that the fat does not extend over the lean; the belly edge may be trimmed outside of the teat line but the

teats to be removed and black seed not to be present; both ends to be straightened; the thickness of the side to be not less than $\frac{3}{4}$ inch at the flank pocket and not more than 3 inches at any point;

Product No. 88—"fancy bacon"—means the same cut as Product No. 87 but dry-cured and hot-smoked with a minimum internal temperature of 130 degrees Fahrenheit reached;

Product No. 89—"fancy bacon, rind off"—means the same cut as Product No. 88 but rindless and weighing not more than 13 pounds;

Product No. 90—"No. 2 sliced bacon, rind on"—means slices packed in layers in boxes containing not less than 5 pounds obtained from smoked bacon weighing not more than 14 pounds (Product No. 85);

Product No. 91—"heavy bacon"—means slices packed in layers in boxes containing not less than 5 pounds obtained from smoked bacon weighing more than 14 pounds (Product No. 86);

Product No. 92—means the same as Product No. 90 but having the rind off;

Product No. 93—"heavy bacon, rind off"—means the same as Product No. 91 but having the rind off;

Product No. 94—"No. 1 sliced bacon, rind on"—means selected slices with rind on and free from hook marks or other blemishes wrapped in one-half-pound or one-pound packages or in layers obtained from a smoked bacon cut;

Product No. 95—means the same as Product No. 94 but rindless;

Product No. 96—"fancy sliced bacon, rind off"—means especially selected slices from fancy bacon (Product No. 88) that are free from hook marks and other blemishes and are wrapped in one-half-pound or one-pound packages or in layers;

COOKED PORK PRODUCTS

Product No. 103—"butt"—means the same cut as Product No. 22 but boneless and weighing not more than 6 pounds;

Product No. 104—"boneless, skinless ham"—means the cut weighing not more than 12 pounds obtained from a curved, trimmed ham (Product No. 46) after removal of bones, skin and surplus fat;

Product No. 105—means the same cut as Product No. 104 but packed in an artificial casing;

Product No. 106—"boneless ham, skin on"—means the cut, weighing not more than 14 pounds, obtained from a fresh trimmed ham (Product No. 27) after removal of the bones and surplus fat;

Product No. 107—"boneless, skinless ham, smoked"—means the cut, weighing not more than 12 pounds, obtained from a smoked and cured, trimmed ham after removal of bones, skin and surplus fat;

Product No. 108—"boneless, skinless ham split"—means the same cut as Product No. 104 made from a trimmed ham (Product No. 47) obtained from a fresh trimmed ham (Product No. 28) weighing more than 20 pounds and split into two or more pieces;

Product No. 109—means the same cut as Product No. 108 but packed in an artificial casing.

Definitions of Miscellaneous Pork Products Numbered and Named in Schedule "B"

FRESH PORK PRODUCTS

Product No. 140—"tongue rough"—means the tongue removed from the head in such a way as to include:—

- (a) approximately 1½-inch trachea;
- (b) hyoid bones broken off as close to the base of the tongue as possible;
- (c) submaxillary glands and tonsils; and
- (d) such lean and fat as must be left to obtain the submaxillary glands intact;

Product No. 141—"tongue, export trim"—means the cut obtained from the rough tongue (Product No. 140) by removing blood clots, all excess fat, strings and tissues, the tonsils, epiglottis and trachea, but leaving the submaxillary glands attached on both sides of the base of the tongue;

Product No. 142—"tongue, domestic trim"—means the same cut as Product No. 141 but having the submaxillary glands removed;

Product No. 143—"head"—means the head (with the tongue removed) cut off the carcass at the atlas joint, leaving the whole jowl on the rough shoulder;

Product No. 144—"cheekmeat, and headmeat"—means the meat, not including skin, removed from the cheek and temple;

Product No. 145—"jowl" means that portion removed from the neck end of the rough shoulder when making any trimmed shoulder cut;

Product No. 146—"skinless neck fat"—means that portion of the jowl (Product No. 145) remaining after the skin has been removed;

Product No. 147—"lacone"—means that portion of the rough shoulder obtained by cutting off the front leg parallel to the brisket so as to leave not more than $\frac{1}{2}$ inch of leg on the shoulder;

Product No. 148—"front foot"—means the front foot removed at the middle knee joint;

Product No. 149—"hock"—means that portion of the lacone remaining after the front foot (Product No. 148) has been removed;

Product No. 150—"extra lean trimmings"—means the skinless, boneless meat consisting of not less than 85 per cent of lean meat obtained when trimming any cut;

Product No. 151—"regular trimmings"—means the skinless, boneless meat consisting of not less than 60 per cent of lean meat obtained when trimming any cut;

Product No. 152—"tenderloin"—means that piece of lean meat lying along the back bone on the underside or inside of the rough loin;

Product No. 153—"back ribs"—means the strip of rib bones and connecting meat tissue, not including the backbone, obtained from the rough loin when making a boneless back;

Product No. 154—"side ribs"—means the strip of bones and connecting meat obtained from the rough belly when making a trimmed belly;

Product No. 155—"back fat, rind on"—means the skin and fat removed from the outside of a rough loin, whether it is in pieces or not;

Product No. 156—"back fat, rind off"—means the same cut as Product No. 155 but having rind removed;

Product No. 157—"fat back, rind on"—means the strip of fat and skin removed from the outside of a rough loin having a thickness at any point of not less than one inch;

Product No. 158—"heart";

Product No. 159—"liver";

Product No. 160—"kidney";

Product No. 161—"weasand meat";

Product No. 162—"scalp";

Product No. 163—"snout";

Product No. 164—"neck bones";

Product No. 165—"riblets";

Product No. 166—"backbones";

Product No. 167—"hind foot";

and *Product No. 168—"tails"* mean respectively, the standard products commonly known to the trade as such.

PICKLE OR DRY CURED PORK PRODUCTS

Product No. 186—"tongue, export trim"—means the same cut as Product No. 141;

Product No. 187—"tongue, domestic trim"—means the same cut as Product No. 142;

Product No. 188—"snout"—means the same cut as Product No. 163;

Product No. 189—"fat back, rind on"—means the same cut as Product No. 155;

Product No. 190—"side ribs"—means the same cut as Product No. 154;

Product No. 191—"tails"—means the same cut as Product No. 168;

Product No. 192—"hind foot"—means the same cut as Product No. 167;

Product No. 193—"jowl"—means the same cut as Product No. 145;

Product No. 194—"front foot"—means the same cut as Product No. 148;

Product No. 195—"hock"—means the same cut as Product No. 149;

SMOKED PORK PRODUCTS

Product No. 196—"jowl"—means the same cut as cured jowl (Product No. 193);

Product No. 197—"jowl sliced"—means the slices, packed in cartons containing not less than five pounds, obtained from smoked jowl (Product No. 196);

COOKED PORK PRODUCTS

Product No. 201—"hock"—means the same cut as Product No. 149 with or without a coating of jelly;

LARD

Product No. 210—"lard in drums"—means fat from hogs rendered in accordance with the Regulations under the Food and Drug Act and packed in drums;

Product No. 211—"lard in tierces"—means the same product as Product No. 210 but in tierces;

Product No. 212—"lard in tubs"—means the same product as Product No. 210 but packed in tubs containing 60 pounds net weight;

Product No. 213—"lard in boxes"—means the same product as Product No. 210 but packed in boxes containing 56 pounds net weight;

Product No. 214—"lard in pails"—means the same product as Product No. 210 but packed in pails containing 20 pounds net weight;

Product No. 215—"lard in prints"—means the same product as Product No. 210 but in prints weighing one pound net:

WARTIME PRICES AND TRADE BOARD

Order No. 251

Respecting the Rationing of Small Arms Ammunition

Made pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941.

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and of the Chairman of the Wartime Industries Control Board, the Controller of Supplies made Order Number C.S. 37 to curtail the use of small arms ammunition;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was ordered that the jurisdiction of the Controller of Supplies, with respect to the goods referred to therein, including small arms ammunition, be terminated and that the said Order of the Controller of Supplies be deemed to be an Order of this Board;

And whereas this Board deems it expedient to amplify the provisions of the said Order Number C.S. 37 and to consolidate such Order as amplified;

Therefore the said Order Number C.S. 37 is hereby revoked and the following substituted therefor:—

1. For the purposes of this Order,

(a) "authorized purchaser" means a person named or referred to in Section 2 of this Order;

(b) "Board" means the Wartime Prices and Trade Board;

- (c) "certificate of essentiality" means the form provided and so designated by the Board and intended for use by authorized purchasers;
- (d) "Director" means the Director of Small Arms Ammunition appointed by the Board;
- (e) "Ration Administrator" means the Administrator of Consumer Rationing appointed by the Board;
- (f) "remote area" means any place in Canada located north of a line commencing at Portland Canal in British Columbia; thence easterly along latitude fifty-five degrees north to longitude ninety-five degrees west; then southerly along the said degree of longitude to a point distant northerly ten miles from the main line of the Canadian National Railway; thence easterly, parallel with and distant northerly ten miles from said main line to the Ontario-Quebec boundary; thence northerly along the said boundary to latitude forty-nine degrees north; thence easterly along said latitude forty-nine degrees north to the centre of the St. Lawrence River; thence in a northeasterly direction along the centre of the said river and the Gulf of St. Lawrence to the most easterly limit of Canada and shall include Anticosti Island, the Magdalen Islands, Miscou, Shippegan and Sable Islands, but shall not include any place located within ten miles of the following railway lines:—
 - (i) the railway lines running north from Edmonton to the Peace River district in Alberta;
 - (ii) the railway line running north from Edmonton to Waterways, in Alberta;
 - (iii) the railway line running north from The Pas to Churchill in Manitoba;
 - (iv) the Temiskaming and Northern Ontario Railway;
- (g) "retailer" means a person who sells small arms ammunition to a user;
- (h) "retailer's replenishment certificate" means the form provided and so designated by the Board and intended for use by retailers;
- (i) "settled area" means any place in Canada which is not located in a remote area;
- (j) "small arms ammunition" means rifle, shotgun, revolver or pistol cartridges, other than gas cartridges, including rim fire cartridges, centre fire cartridges and shot shells and includes component parts such as primers, empty primed shot shells and other shell and cartridge parts;
- (k) "wholesaler" means a person who, in the ordinary course of business, sells small arms ammunition otherwise than at retail, and includes a jobber or distributor;
- (l) "wholesaler's replenishment certificate" means the form provided and so designated by the Board and intended for use by wholesalers.

PART I

PURCHASE AND USE BY AUTHORIZED PURCHASERS

2. For the purposes of this Order, the following persons shall be authorized purchasers of small arms ammunition:

- (a) a person duly authorized to purchase small arms ammunition for the Royal Canadian Mounted Police or any provincial, municipal or railway police force, or any penal institution;
- (b) a person duly authorized to purchase small arms ammunition for an industrial plant, bank, railway, public utility company or other commercial establishment for the purpose of supplying ammunition to guards engaged in the protection of property;
- (c) a trapper licensed as such by a department of the Government of Canada or of a provincial government;
- (d) a prospector;
- (e) a person who relies on the hunting of wild game and birds for food;
- (f) a person who requires ammunition as a means of protecting live stock and other animals, poultry and other birds, and crops from predatory animals, rodents and birds;

- (g) a rifle, revolver or gun club, provided it has obtained the written permission of the Director to purchase small arms ammunition;
- (h) a defence unit other than one organized under the Militia Act, provided it has obtained the written permission of the Director to purchase small arms ammunition.

3. Nothing in this Order shall be deemed to affect the purchase of small arms ammunition by or for any department of the Government of Canada or of a provincial government.

4. (1) No person other than an authorized purchaser shall acquire small arms ammunition for use, and no person shall supply small arms ammunition for use except to an authorized purchaser.

(2) No authorized purchaser shall acquire small arms ammunition except by purchase in accordance with the provisions of this Order, and no person shall supply small arms ammunition to an authorized purchaser except in accordance with such provisions.

5. (1) No authorized purchaser shall buy or offer to buy small arms ammunition except from a merchant dealing in small arms ammunition in the ordinary course of business and holding a valid licence pursuant to Order No. 202 of the Board, and no person except such a merchant shall sell or offer to sell small arms ammunition except to an authorized purchaser.

(2) No authorized purchaser referred to in clause (d), (e) or (f) of Section 2, who resides in a settled area, shall buy small arms ammunition unless he first

- (a) completes and signs a certificate of essentiality in triplicate; and
- (b) files one copy of the said certificate of essentiality with the nearest local Ration Board; and
- (c) obtains from the said local Ration Board an approval in writing of the intended purchase by means of an endorsement to that effect on the original and duplicate of the certificate; and
- (d) surrenders the said original and duplicate to the merchant from whom he intends to purchase.

(3) No authorized purchaser, other than one referred to in subsection (2) of this Section, who resides in a settled area, shall buy small arms ammunition unless he first completes and surrenders a certificate of essentiality, in duplicate, to the merchant from whom he intends to purchase.

(4) No authorized purchaser who resides in a remote area shall purchase small arms ammunition from a merchant whose place of business is located in a settled area unless he states to such merchant his name, place of residence, and occupation and the purpose for which the said ammunition is required by him.

6. No authorized purchaser who completes and surrenders to his supplier a certificate of essentiality at the time he purchases small arms ammunition shall use such small arms ammunition for any purpose other than the purpose set forth in such certificate of essentiality.

PART II

RETAILERS, WHOLESALERS AND MANUFACTURERS

7. No retailer or wholesaler shall acquire from any person or supply to any person any small arms ammunition except in accordance with the provisions of this Order and no person shall supply any small arms ammunition to any retailer or wholesaler except in accordance with such provisions.

8. (1) No retailer shall buy or offer to buy small arms ammunition except from a wholesaler to whom he surrenders with his order therefor the original and one copy of a retailer's replenishment certificate completed and signed by him in triplicate and stating the quantity and kind of small arms ammunition being ordered.

(2) No wholesaler shall supply small arms ammunition to a retailer unless he first obtains upon the retailer's replenishment certificate the approval in writing of a person designated by the Ration Administrator.

9. (1) No wholesaler shall buy or offer to buy small arms ammunition except from a manufacturer of small arms ammunition to whom he surrenders with his order the original and one copy of a wholesaler's replenishment certificate completed and signed by him in triplicate and stating the quantity and kind of small arms ammunition being ordered.

(2) No manufacturer of small arms ammunition shall supply any small arms ammunition to a wholesaler unless the wholesaler's replenishment certificate referred to in subsection 1 of this Section has been approved in writing by or on behalf of the Ration Administrator.

10. Every retailer and every wholesaler shall

- (a) not later than the tenth day of each month, forward to an office designated by the Ration Administrator one copy of every certificate of essentiality received by him from his customers during the preceding month;
- (b) keep on his file one copy of each certificate of essentiality received by him from authorized purchasers and of each retailers replenishment certificate completed and signed by him or surrendered to him, as the case may be, and, in the case of a wholesaler, a copy of each wholesaler's replenishment certificate completed and signed by him, and the said certificates together with his books, records and other documents necessary to show and make a full disclosure of all his purchases and sales of small arms ammunition, shall, upon request, be made available to, for inspection by, any person on behalf of the Board.

11. On or before the last day of every month after the effective date of this Order every manufacturer of small arms ammunition shall file with the Director a copy of every invoice issued by him respecting sales of small arms ammunition made during the period from the 25th day of the preceding month to and including the 25th day of the month in which the said filing takes place, together with a signed statement showing that the said invoices contain a true and proper record of all such sales made by him during the said period.

12. No person except a wholesaler or manufacturer of small arms ammunition, who holds a licence pursuant to Order Number 202 of the Board shall supply small arms ammunition to a retailer or a wholesaler.

PART III

GENERAL PROVISIONS

13. No person shall

- (a) alter, deface, mutilate, obliterate, or destroy any completed certificate of essentiality, completed retailer's replenishment certificate, completed wholesaler's replenishment certificate or other document relating to the purchase or use of small arms ammunition or anything printed or written thereon;
- (b) impersonate or falsely represent himself or any other person as being a person named or referred to as an authorized purchaser or as being a resident in a remote area.

14. A local Ration Board or a person designated by the Ration Administrator to approve of a retailer's replenishment certificate may approve of or vary the quantity of small arms ammunition that a person may purchase or decline to approve of the purchase of any small arms ammunition by a person.

15. Notwithstanding anything contained in this Order the Ration Administrator may from time to time

- (a) require any person to furnish such information in such form and at such time or times as he may prescribe;

- (b) require a person, who has in his possession or under his control any small arms ammunition, to transfer or deliver the same to any other person;
- (c) grant exemption in writing from any of the provisions of this Order in any individual case of undue hardship or other special circumstances;
- (d) designate as being a remote area, any place in Canada which otherwise is a settled area according to the provisions of this Order; and
- (e) designate as being a settled area, any place in Canada which otherwise is a remote area according to the provisions of this Order.

16. This Order shall be effective on and after the 24th day of March, 1943.

Made at Ottawa, the 16th day of March, 1943.

DONALD GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

Order No. 253

Respecting Maximum Retail Prices for Cuts of Beef in the Toronto and Winnipeg Areas

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to revoke Order No. 232 of the Board:

Therefore, said Order No. 232 is hereby revoked and the following is substituted therefor:

For the purposes of this Order,

- 1. (a) "beef", "bull beef", "carcass", "commercial quality beef", "cow beef", "cutter quality beef", "plain quality beef", and "special quality beef", shall have the same meaning, respectively, as set forth in Order No. 252 of the Board;
- (b) "defined period" means the period from March 25, 1943 to April 28, 1943, both dates inclusive.
- (c) "Foods Administrator" means the person appointed as such by the Board;
- (d) "miscellaneous cut" means any of the miscellaneous retail beef cuts described in Parts I and II of Schedule "A" hereto;
- (e) "primary cut" means any of the retail beef cuts named and numbered from 1 to 20 (but not lettered secondary cuts set forth thereunder) in Parts I and II of Schedule "A" hereto;
- (f) "sale at retail" means any sale except a sale at wholesale;
- (g) "secondary cut" means any cut of beef obtained from a primary cut and being lettered and described in Parts I and II of Schedule "A" hereto under the number and name of the primary cut from which it is obtained;
- (h) "Toronto area" means the City of Toronto, those parts of the counties of Ontario, York, Peel and Halton, lying within a radius of 20 miles from the Parliament Buildings in the said city and all municipalities situated within such parts and including Oakville (and any other territory designated by the Foods Administrator by notice published in Canadian War Orders and Regulations);
- (i) "Winnipeg area" means the City of Winnipeg and the territory lying within a radius of 10 miles from the City Hall of the said City (and any other territory designated by the Foods Administrator by Notice published in Canadian War Orders and Regulations).

2. (1) No person shall sell or offer to sell any cut of beef at retail in the Toronto or Winnipeg area during the defined period, except primary cuts, secondary cuts and miscellaneous cuts as defined in this Order.

(2) Nothing in this Section contained shall prevent any person from selling at retail any number of primary cuts and/or secondary cuts in one portion or piece, provided that the maximum price per pound for such portion or piece of beef shall be calculated on the basis of its quality and the estimated proportionate weights of the respective cuts therein contained.

3. (1) The maximum price per pound at which any person may sell or offer to sell at retail any primary cut, secondary cut or miscellaneous cut of any quality of beef during the defined period in the Toronto area shall be the price set forth in Part I of Schedule "A" hereto for that cut of that quality.

(2) The maximum price per pound at which any person may sell or offer to sell at retail any primary cut, secondary cut or miscellaneous cut of any quality of beef during the defined period in the Winnipeg area shall be the price set forth in Part II of Schedule "A" hereto for that cut of that quality.

(3) Any person selling kosher beef at retail during the defined period in the Toronto area or Winnipeg area may add to the prices set forth in Part I or Part II, as the case may be, kosher charges not exceeding one cent per pound of kosher beef when sold at a price less than twenty cents per pound or two cents per pound of kosher beef when sold at a price of twenty or more cents per pound.

4. (1) The provisions of Section 4 of Order No. 252 of the Board shall not apply to any person selling beef at retail in the Toronto area or Winnipeg area during the defined period.

(2) The provisions of Sections 3, 5, 6 and 8 of said Order No. 252 shall apply to this Order as if expressly contained herein.

5. Notwithstanding anything contained in this Order a person selling beef at retail in the Toronto area or Winnipeg area during the defined period shall regulate his selling prices for various cuts or portions of beef so that the aggregate price received or charged by him for all cuts and portions from any carcass, side, quarter or cut purchased or otherwise acquired by him shall not exceed the total of

- (a) his lawful delivered cost of that carcass, side, quarter or cut as set forth in Section 3 of Order No. 252 of the Board (except the difference between railway freight and railway express charges, if any, included in such cost); and
- (b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15, 1941, to October 11, 1941, both dates inclusive, on beef of the same or substantially similar quality, provided, however, that he may increase his said lawful markup to an amount not exceeding five cents per pound of beef if his basic period markup was less than that amount, but nothing contained in this Section shall permit a person to sell or offer to sell at retail any authorized cut or portion of beef in the said areas during the defined period at a price in excess of the price listed in the Schedule hereto for that cut or portion of beef in that area.

6. Every person selling beef at retail in the Toronto area or Winnipeg area during the defined period shall, during such period, post up and keep posted up

- (a) a copy of Part I of Schedule "A" hereto in a conspicuous place in each place of business in the Toronto area in which he sells beef at retail; and
- (b) a copy of Part II of Schedule "A" hereto in a conspicuous place in each place of business in the Winnipeg area in which he sells beef at retail.

7. This Order shall be effective on and after the 25th day of March, 1943.

Made at Ottawa, the 24th day of March, 1943.

DONALD GORDON,
Chairman.

SCHEDULE 'A' TO ORDER No. 253

PART I

TORONTO AREA

MAXIMUM RETAIL SELLING PRICES FOR AUTHORIZED RETAIL CUTS OF BEEF

AUTHORIZED CUTS (primary cuts indicated by numbers and secondary cuts indicated by letters)		Special Quality	Commer- cial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
		(cents per pound)				
1.	Boneless Shank (lying either side of the hind shank bone).....	26	26	25	24	23
2.	Round Steak or Roast.....	38	36	33	32	31
	(a) Round Steak or Roast (Boneless).....	40	38	35	34	33
	(b) Minced Round Steak (boneless and ground).....	40	38	35	34	33
3.	Rump Roast.....	38	36	33	32	31
	(a) Round End.....	38	36	33	32	31
	(b) Square End.....	38	36	33	32	31
4.	Sirloin Tip (that boneless triangular portion of the short hip from knecap to rump knuckle bone, cut parallel to round bone).....	41	38	36	35	35
	(a) Cubed Sirloin Tip (the same boneless cut as in 4 above but cubed, with surplus fat and tissue removed).....	47	44	42	41	41
5.	Sirloin Steak or Roast.....	43	39	37	36	35
6.	Flank Steak (lying under Primary Cut No. 7).....	28	26	25	24	24
7.	Flank (trimmed).....	19	18	16	15	15
8.	Porterhouse Steak or Roast.....	46	43	41	39	39
9.	T-Bone Steak or Roast.....	46	43	41	39	39
10.	Wing Steak or Roast.....	44	41	39	38	37
11.	Rib Roast (with 7 rib bones).....	33	31	30	28	28
	(a) Rolled rib roast (the same cut as in 11, boneless, rolled and tied).....	43	41	40	38	38
	(b) Prime rib roast (with 5 rib bones).....	35	33	32	30	30
	(c) Rolled Prime Rib Roast (the same cut as in (b) boneless, rolled and tied).....	45	43	42	40	40
	(d) Rib Roast with (6th and 7th rib bones).....	31	29	28	26	26
	(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied).....	46	44	43	41	41
	(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying dir- ectly above the blade, rolled and tied).....	31	29	28	26	26
12.	Short Ribs (Braising).....	21	19	18	18	17
13.	Plate Brisket.....	19	18	16	16	15
	(a) Plate Brisket (boneless, rolled and tied).....	26	25	23	23	21

SCHEDULE "A" TO ORDER No. 253
PART I—Concluded
TORONTO AREA—Concluded

MAXIMUM RETAIL SELLING PRICES FOR AUTHORIZED RETAIL CUTS OF BEEF

AUTHORIZED CUTS (primary cuts indicated by numbers and secondary cuts indicated by letters)		Special Quality	Commercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
		(cents per pound)				
14. Brisket Point.....		17	16	14	13	13
(a) Brisket Point (boneless, rolled and tied).....		28	27	25	23	22
15. Round Bone Shoulder Roast.....		29	26	25	24	23
16. Short or Cross Rib Roast.....		34	31	30	29	29
17. Blade Roast.....		31	28	27	26	25
18. Chuck Roast.....		28	26	24	23	23
(a) Chuck Roast (boneless).....		33	31	29	28	28
19. Neck (boneless).....		25	23	22	21	21
20. Shank (bone-in).....		13	13	13	12	11
(a) Front Shank (knuckle) end bone-in (shoulder portion with knuckle ends of shank and arm bones).....		10	10	10	9	9
(b) Centre Cut Shank Bone-in-(portion remaining after removal of knuckle ends of Front Shank and knee bones).....		20	20	20	19	18
(c) Front Shank (Boneless) (same cut as (a) with bone removed).....		25	23	23	21	21
MISCELLANEOUS CUTS—						
Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass).....		25	23	23	21	21
Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....		24	22	22	21	21
Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....		79	75	75	75	69
Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....						39

SCHEDULE "A" TO ORDER No. 253—Continued

PART II

WINNIPEG AREA

MAXIMUM RETAIL SELLING PRICES FOR AUTHORIZED RETAIL CUTS OF BEEF

AUTHORIZED CUTS (primary cuts indicated by numbers and secondary cuts indicated by letters)		Special Quality	Commercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
		(cents per pound)				
1.	Boneless Shank (lying either side of the hind shank bone).....	26	26	24	23	22
2.	Round Steak or Roast.....	37	34	33	31	30
	(a) Round Steak or Roast (Boneless).....	40	36	35	33	32
	(b) Minced Round Steak (boneless and ground).....	40	36	35	33	32
3.	Rump Roast.....	37	34	33	31	31
	(a) Round End.....	37	34	33	31	31
	(b) Square End.....	37	34	33	31	31
4.	Sirloin Tip (that boneless triangular portion of the short hip from knuckle bone, cut parallel to round bone).....	37	34	33	31	31
	(a) Cubed Sirloin Tip (the same boneless cut as in 4 above but cubed, with surplus fat and tissue removed).....	40	37	35	35	35
5.	Sirloin Steak or Roast.....	46	43	41	41	41
6.	Flank Steak (lying under Primary Cut No. 7).....	42	38	36	35	34
7.	Flank (trimmed).....	27	26	24	24	23
	Porterhouse Steak or Roast.....	18	17	15	15	14
8.	T-Bone Steak or Roast.....	45	42	40	39	38
9.	Wing Steak or Roast.....	45	42	40	39	38
10.	Rib Roast (with 7 rib bones).....	43	40	38	37	36
	(a) Rolled rib roast (the same cut as in 11, boneless, rolled and tied).....	32	30	28	27	27
	(b) Prime rib roast (with 5 rib bones).....	42	40	38	37	37
	(c) Rolled Prime rib roast (the same cut as in (b) boneless, rolled and tied).....	34	32	30	29	29
	(d) Rib Roast (with 6th and 7th rib bones).....	44	42	40	39	39
	(e) Inside Rolled Rib Roast (boneless inside portion of the 6th and 7th rib commonly known as "eye of the rib" lying directly under the blade, rolled and tied).....	30	28	26	25	25
	(f) Outside Rolled Rib Roast (that boneless outside portion of the 6th and 7th rib lying directly above the blade, rolled and tied).....	45	43	41	40	40
12.	Short Ribs (Braising).....	31	28	26	25	25
13.	Plate Brisket.....	20	19	18	17	16
	(a) Plate Brisket (boneless, rolled and tied).....	18	17	16	15	14
		25	24	23	21	20

SCHEDULE "A" TO ORDER No. 253—Concluded

PART II—Concluded

WINNIPEG AREA—Concluded

MAXIMUM RETAIL SELLING PRICES FOR AUTHORIZED RETAIL CUTS OF BEEF

(primary cuts indicated by numbers and secondary cuts indicated by letters)	Special Quality	Commercial Quality	Plain Quality	Cow Beef and Bull Beef	Cutter Quality
			(cents per pound)		
14. Brisket Point.....	16	15	14	13	12
(a) Brisket Point (boneless, rolled and tied).....	27	26	24	22	21
15. Round Bone Shoulder Roast.....	29	26	24	23	22
16. Short or Cross Rib Roast.....	33	31	29	28	28
17. Blade Roast.....	30	28	26	25	25
18. Chuck Roast.....	27	25	23	22	22
(a) Chuck Roast (boneless).....	32	30	28	27	27
19. Neck (boneless).....	24	23	21	20	20
20. Shank (Bone-in).....	13	13	12	11	11
(a) Front Shank knuckle end bone-in (shoulder portion with knuckle ends of shank and arm bones).....	10	10	09	09	09
(b) Centre Cut Shank Bone-in (portion remaining after removal of knuckle ends of Front Shank and Knee Bones).....	20	20	19	18	18
(c) Front Shank (boneless) (same cut as (a) with bone removed).....	24	23	21	20	20
MISCELLANEOUS CUTS—					
Boneless Stew: (any boneless stewing beef obtained from any portion of a dressed carcass).....	24	23	21	20	20
Hamburger: (any boneless ground beef, except minced round steak, obtained from any portion of a dressed carcass).....	23	22	21	20	19
Tenderloin: (that lean meat lying along the back-bone on the underside or the inside of the long loin, with surplus fat removed).....	79	75	75	75	69
Minute Steaks: (boneless beef obtained from strip loins with all surplus fat and tissue removed by cutting or frenching into thin steaks).....					37

Administrators' Orders

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-649

Respecting the Manufacture of Envelopes

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-274 is hereby revoked and the following substituted therefor:—

1. No person shall manufacture an envelope unless it is of a size and type set out in Schedule "A" hereto, provided that envelopes of the kinds mentioned in Sections 5 to 14 may be manufactured but only in accordance with the provisions of this Order specially referring to each such kind of envelope.

2. A manufacturer of envelopes may,

- (a) use any regular type of flap, but shall not, except as provided in this Order, manufacture any type of envelope with more than one style of flap;
- (b) manufacture envelopes of the "penny saver" type in any size set out in Schedule "A";
- (c) manufacture a powder proof envelope from any die required to manufacture an open end envelope of a size set out in Schedule "A";
- (d) manufacture envelopes in the styles known as cross-back, single side-seam, double side-seam, or centre seam.

3. Notwithstanding the provisions of Section 1 and of clause (a) of Section 2, a person may manufacture envelopes in sizes or styles other than as specified in Schedule "A" hereto, or with other than a regular style of flap,

- (a) to fill a written order for not less than 250,000 envelopes of one size, type, style, weight and grade;
- (b) to fill a written order for not less than 1,000 envelopes of one size, type, style, weight and grade
 - (i) if more than 1½ inches smaller in length, width, or both length and width than the next larger size listed in Schedule "A" hereto, or
 - (ii) if longer than 15 inches and/or wider than 11½ inches.

4. Pay envelopes, specially designed for use with a payroll accounting system, may be manufactured in any size or style if the user certifies in writing to the manufacturer:—

- (a) that the said envelopes are for use only with such payroll accounting system; and
- (b) that no envelope listed in Schedule "A" can be used with his system.

Greeting Card Envelopes

5. (1) No person shall manufacture envelopes for use with greeting cards (herein called greeting card envelopes) except in sizes set out in Schedule "B" hereto and to fill written orders for not less than 35,000 envelopes of one size, type, style, weight and grade, provided that greeting card envelopes may be manufactured in sizes other than those set out in Schedule "B" to fill written orders for not less than 400,000 envelopes of one size, type, style, weight and grade.

(2) No person shall, in the manufacture of greeting card envelopes, use white wove paper, rough or smooth finish, of a greater weight than 17" x 22"—20 lbs. (500).

6. No person shall,

(a) band greeting card envelopes; or

(b) pack greeting card envelopes of half-perimeter of $11\frac{1}{2}$ " or less in units of less than 1,500 envelopes, or pack greeting card envelopes of half-perimeter of more than $11\frac{1}{2}$ " in units of less than 500 envelopes.

7. Envelopes manufactured for use with greeting cards shall not be sold by the manufacturer thereof for any other purpose.

Calendar Envelopes

8. No person shall manufacture envelopes for use with calendars except in sizes set out in Schedule "C" hereto and to fill written orders for not less than 1,000 envelopes of one size, type, style, weight and grade provided that envelopes for use with calendars may be manufactured in sizes other than those set out in Schedule "C" to fill written orders for not less than 25,000 envelopes of one size, type, style, weight and grade.

9. Envelopes manufactured for use with calendars shall not be sold by the manufacturer thereof for any other purpose.

Window and Outlook Envelopes

10. (1) No person shall manufacture an envelope with window or outlook unless it is of a size and type set out in Schedule "D" hereto, and has an opening the size and position of which are as specified in the said Schedule for such size and type.

(2) Notwithstanding the provisions of subsection 1 of this Section, a person may manufacture envelopes in sizes and types, and having openings the size and position of which are other than as set out in Schedule "D",

(a) to fill a written order for not less than 250,000 envelopes of one size, type, style, weight, grade, size of opening and position of opening;

(b) to fill a written order for not less than 5,000 envelopes of one size, type, style, weight, grade, size of opening and position of opening if such envelopes are of a size and type listed in Schedule "A" hereto or of a size permitted under clause (b) of Section 3.

Social Correspondence and Wedding Stationery Envelopes

11. (1) No person shall manufacture envelopes for use with flat, folded or padded notepaper, or with correspondence cards (herein called social correspondence envelopes)

(a) except in sizes set out in Part 1 of Schedule "E" hereto;

(b) in more than five sizes or in any sizes other than those included in the list referred to in clause (c);

(c) unless he has submitted to the Administrator of Packages and Converted Paper Products a list of the sizes which he proposes to manufacture.

(2) No person shall puff social correspondence envelopes to exceed 2 inches in thickness for a pack of 24 envelopes, provided that nothing in this Section contained shall prohibit the manufacture and supply for sale at retail of unpuffed envelopes listed in Schedule "A" and manufactured in accordance with the provisions of this Order.

(3) Social correspondence envelopes may be manufactured with any style of flap.

12. (1) No person shall manufacture envelopes for use with wedding invitations or wedding announcements (herein called wedding stationery envelopes)

(a) except in sizes set out in Part II of Schedule "E" hereto;

(b) in more than two sizes, or in any sizes other than those included in the list referred to in clause (c);

(c) unless he has submitted to the Administrator of Packages and Converted Paper Products a list of the sizes which he proposes to manufacture.

(2) No person shall puff wedding stationery envelopes to exceed 2 inches in thickness for a pack of 24 envelopes.

13. Notwithstanding the provisions of Sections 11 and 12 of this Order, a manufacturer of envelopes may manufacture social correspondence envelopes or wedding stationery envelopes in any size set out in Schedule "E" hereto to fill written orders from a manufacturer of social stationery who certifies in writing to the manufacturer of envelopes that he has been authorized by the said Administrator to purchase such envelopes.

General

14. No person shall manufacture puffed envelopes except social correspondence envelopes and wedding stationery envelopes as permitted by Sections 11 and 12 of this Order.

15. (1) No person shall manufacture envelopes except from paper of the kinds, grades, colours and weights set out in Schedule "F" hereto, provided that nothing in this Section shall apply to greeting card envelopes or social correspondence envelopes.

(2) Nothing in subsection (1) of this Section shall prohibit the manufacture of envelopes from paper supplied by the purchaser to the manufacturer thereof.

16. No person shall manufacture except to fill special orders envelopes made from bond paper unless such envelopes are made in the sizes and types and of the weights and colours of paper set out in Schedule "G" hereto.

17. No person shall band envelopes except for sale at retail.

18. No manufacturer of envelopes shall

- (a) package envelopes in boxes except in accordance with the specifications set out in Schedule "H" hereto; or
- (b) supply envelopes in quantities other than the minimum packaging quantity set out in the said Schedule or a multiple of such quantity.

19. No person shall manufacture except to fill special orders

- (a) more than four sizes of coin envelopes;
- (b) double fold envelopes in any size other than 5½" in width by 11½" in length.

20. Nothing in this Order shall apply to or restrict the manufacture of

- (a) envelopes made wholly of glassine or transparent cellulose;
- (b) gusset side envelopes;
- (c) jewellery repair, photograph film, and pay receipt envelopes where such envelopes have perforated flap for use as customer's ticket or receipt;
- (d) pocket envelopes without flap, with or without thumbhole, such as are used for containing bank deposit books, insurance policies, X-ray plates, phonograph records or similar envelopes.

21. The Administrator of Packages and Converted Paper Products may by direction in writing grant exemption from any provision of this Order in any case where the special circumstances appear to warrant or where undue hardship or injustice would otherwise ensue.

22. This Order shall be effective on and after the 26th day of March, 1943.

Dated at Ottawa this 22nd day of March, 1943.

C. V. HODDER,
Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-649

STANDARD SIZES OF ENVELOPES OTHER THAN FOR SPECIAL PURPOSES PERMITTED BY ORDER No. A-649, SUCH AS WEDDING INVITATIONS OR ANNOUNCEMENTS, NOTE-PAPER, GREETING CARDS, CALENDARS, ETC.

Open Side Envelopes

	Width	Length
	(in inches)	
Optical, Lens or Pence.....	1 $\frac{3}{4}$ x	1 $\frac{3}{4}$
Optical, Lens or Pence.....	1 $\frac{3}{4}$ x	2 $\frac{7}{8}$
Optical, Lens or Pence.....	2 x	2 $\frac{3}{4}$
Optical, Lens or Pence.....	2 $\frac{1}{4}$ x	2 $\frac{3}{4}$
Optical, Lens or Pence.....	2 $\frac{3}{16}$ x	2 $\frac{3}{16}$
Optical, Lens or Pence.....	2 $\frac{1}{4}$ x	2 $\frac{1}{4}$
Optical, Lens or Pence.....	2 $\frac{3}{4}$ x	3
#1 Drug.....	1 $\frac{3}{4}$ x	2 $\frac{7}{8}$
#2 Drug	2 $\frac{1}{16}$ x	3 $\frac{1}{2}$
#3 Drug	2 $\frac{1}{2}$ x	4 $\frac{1}{4}$
Visiting Card	2 $\frac{5}{8}$ x	4

Visiting Card size is subject to a tolerance of $\frac{1}{4}$ inch deviation from the above size in either or both dimensions, but no person shall manufacture more than one size.

#2 Duplex Church	2 $\frac{3}{4}$ x	4 $\frac{1}{2}$
#7 Regular	3 $\frac{1}{2}$ x	6
Remittance, Square Flap.....	3 $\frac{1}{2}$ x	6
#8 Regular	3 $\frac{5}{8}$ x	6 $\frac{1}{2}$
#8 $\frac{1}{2}$ two-fold Legal	4 x	7 $\frac{1}{2}$
#9 Open Side	3 $\frac{7}{8}$ x	8 $\frac{7}{8}$
Alternative	4 x	9
#10 Open Side	4 $\frac{1}{8}$ x	9 $\frac{1}{2}$
#11 Open Side	4 $\frac{1}{2}$ x	10 $\frac{1}{8}$
#14 Open Side	5 x	11 $\frac{1}{2}$
Cheque	3 $\frac{5}{8}$ x	8 $\frac{5}{8}$
Cheque	3 $\frac{1}{2}$ x	8 $\frac{1}{2}$
Correspondence, Any Flap.....	3 $\frac{3}{8}$ x	5 $\frac{3}{8}$
Large Octavo	4 $\frac{1}{2}$ x	5 $\frac{1}{2}$
Extra Large Octavo	4 $\frac{1}{2}$ x	5 $\frac{1}{2}$
Alternative	4 $\frac{1}{2}$ x	5 $\frac{7}{8}$
Invitation	4 $\frac{1}{8}$ x	6 $\frac{1}{8}$
Alternative	4 $\frac{1}{8}$ x	6 $\frac{5}{16}$
Invitation	4 $\frac{1}{2}$ x	6 $\frac{5}{8}$
Invitation	5 x	6 $\frac{1}{2}$
Invitation	6 x	7 $\frac{1}{2}$
Double Fold	4 $\frac{1}{8}$ x	8 $\frac{1}{2}$
Double Fold	5 x	9 $\frac{1}{2}$
Double Fold	5 x	10
Double Fold	5 $\frac{1}{2}$ x	11 $\frac{1}{2}$
Double Fold	5 $\frac{5}{8}$ x	11 $\frac{1}{2}$
Double Fold	6 $\frac{1}{2}$ x	13 $\frac{1}{2}$
Double Fold	7 x	14 $\frac{1}{2}$
Double Fold	10 $\frac{1}{2}$ x	12 $\frac{1}{2}$

Open End Envelopes

Optical, Lens or Pence.....	1 $\frac{3}{4}$ x	1 $\frac{3}{4}$
Optical, Lens or Pence.....	1 $\frac{3}{4}$ x	2 $\frac{7}{8}$
Optical, Lens or Pence.....	2 x	2 $\frac{3}{4}$
Optical, Lens or Pence.....	2 $\frac{1}{4}$ x	2 $\frac{3}{4}$
Optical, Lens or Pence.....	2 $\frac{3}{16}$ x	2 $\frac{3}{16}$
Optical, Lens or Pence.....	2 $\frac{1}{4}$ x	2 $\frac{1}{4}$
Optical, Lens or Pence.....	2 $\frac{3}{4}$ x	3

	Width	Length
	(in inches)	
Invoice Tag	3½	x 6½
#10 Open End	4½	x 9½
#14 Open End	5	x 11½
Coin #2	2½	x 4½
Coin #3	2¾	x 4½
Alternative	3	x 4½
Alternative	3¼	x 4¾
Alternative	3	x 4¾
Coin #5	3¼	x 5½
Coin #6	3½	x 6½
Alternative	3½	x 6¼
Catalogue	4½	x 6¾
Catalogue	5½	x 7½
Catalogue	5½	x 8½
Catalogue	6½	x 9½
Catalogue	7½	x 10½
Catalogue	9	x 12
Catalogue	10	x 13
Catalogue	9½	x 15
Catalogue	11½	x 14½
Seed Bag (Folded and Punched Type).....	3½	x 5½
Grain Bag (Tuck-in Type).....	4½	x 6¾

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-649

STANDARD SIZES OF GREETING CARD ENVELOPES

(Width and length in inches)

2¼	x	2⅝	4½	x	5½
2⅝	x	3	4½	x	6⅝
2⅝	x	4	4⅝	x	4¾
3	x	3	4⅝	x	5⅞
3	x	4½	4⅝	x	6¼
3⅛	x	3⅞	4¾	x	6
3⅜	x	5⅜	4¾	x	6¾
3⅝	x	4⅝	5	x	5
3¾	x	3¾	5	x	5⅜
3¾	x	4¾	5	x	6
3¾	x	5¾	5	x	6½
4⅛	x	6⅛	5¼	x	5¼
4¼	x	4¼	5¼	x	6½
4¼	x	5¼	5⅜	x	5⅞
4⅜	x	5⅞	5½	x	5½
4⅜	x	5½	5½	x	6¾
4⅜	x	5⅞	5⅝	x	6⅞
4½	x	4½	6	x	7½
4½	x	5	6¼	x	7

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-649
STANDARD SIZES OF CALENDAR ENVELOPES
(Width and length in inches)

4½	x	9½	10¼	x	13½
5½	x	6½	10½	x	10
6	x	11	10¾	x	17½
6½	x	15	11½	x	13½
6½	x	22¼	12	x	18¼
6¾	x	12	12¾	x	15¼
7	x	17½	13½	x	9
7½	x	11½	13½	x	14½
8	x	10½	14	x	20½
8½	x	9	15	x	18
8¾	x	13¾	15¼	x	22¼
8¾	x	15¼	15¾	x	14¾
9½	x	15½	15½	x	17½
9¾	x	11¼	17	x	22¾
			19	x	21¼

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-649
STANDARD SPECIFICATIONS OF WINDOW AND OUTLOOK
ENVELOPES

Description and type	Size of envelope		Size of opening		Position of opening	
	width inches	length inches	width inches	length inches	Distance from left edge inches	Distance from bottom edge inches
#7 Open Side	3½	x 6	1⅜	x 4⅞	⅑	⅜
#8 Open Side.....	3⅝	x 6½	1⅜	x 4⅞	¾	⅜
#9 Open Side	3⅞	x 8⅞	1⅜	x 4⅞	¾	½
or:	4	x 9				
#10 Open Side	4⅛	x 9½	1⅜	x 4⅞	¾	½
Cheque, Open Side ..	3⅝	x 8⅝	1	x 4	½	½
Cheque, Open Side ..	3¾	x 8¾	1	x 4	½	½

SCHEDULE "E" TO ADMINISTRATOR'S ORDER No. A-649
PART I

SOCIAL CORRESPONDENCE ENVELOPE SIZES AND PERMISSIBLE ALTERNATIVE SIZES WHERE
SUCH ARE RENDERED NECESSARY BY THE NATURE OF ANY MANUFACTURER'S
EQUIPMENT

Social Correspondence Size Width by Length in Inches			Alternative Size or Sizes Width by Length in Inches		
2½	x	4¼	2⅛	x	4½
2¾	x	4⅝	2⅜	x	4⅝
3⅛	x	5½			
3⅜	x	5⅜	3⅜	x	5⅝
3⅝	x	5⅝	3½	x	5⅜
3¾	x	4¾	3½	x	5½
4	x	5	3¾	x	5¾
4¼	x	5¼	4¼	x	5⅜
4½	x	5¾	4¼	x	5½
4⅞	x	6⅛	4½	x	5⅞
4	x	7½	4	x	6
5	x	6¾			

PART II

SIZES OF ENVELOPES FOR USE WITH WEDDING INVITATIONS OR ANNOUNCEMENTS

Width by Length in Inches

$3\frac{1}{2}$	x	$5\frac{7}{8}$	$3\frac{13}{16}$	x	$5\frac{3}{8}$
$3\frac{5}{8}$	x	$6\frac{1}{4}$	$4\frac{1}{2}$	x	$5\frac{7}{8}$
$3\frac{5}{8}$	x	$6\frac{1}{2}$	$3\frac{7}{8}$	x	$5\frac{1}{4}$
$3\frac{1}{2}$	x	6	$4\frac{1}{8}$	x	$5\frac{5}{8}$

SCHEDULE "F" TO ADMINISTRATOR'S ORDER No. A-649

SPECIFICATIONS FOR PAPERS OF WHICH ENVELOPES MAY BE MANUFACTURED EXCEPT
AS OTHERWISE PROVIDED IN SECTION 15 OF THIS ORDER

Kind and Grade of Paper	Colour	Weight (S) On basis of 500 sheets 17" x 22"
Wove Envelope, rough and smooth finish.....	Unrestricted	20 lb. and 24 lb.
No. 2 Manila.....	Natural	20 lb., 24 lb. and 28 lb.
No. 1 Rope Manila.....	Natural	36 lb.
No. 1 Manila.....	Natural	28 lb.
No. 2 Cartridge	White	28 lb.
No. 3 Cartridge	White	28 lb.
Duplex Wove Envelope	Blue lined	24 lb.
Decco Lined Wove Envelope	Unrestricted	24 lb.
Kraft, M.G. and M.F.	Natural	20 lb., 24 lb. and 28 lb.
Waterproof Kraft	Natural	Unrestricted
Tag Boards (Manila, Sulphite, Cellate and Rope)	Natural	Unrestricted
No. 7 Bond, unwatermarked	Unrestricted	Unrestricted
Bond, No. 1 to No. 6 inclusive.....	Unrestricted	Unrestricted
Lightweight Paper regularly used for Airmail Envelopes	Unrestricted	Unrestricted

SCHEDULE "G" TO ADMINISTRATOR'S ORDER No. A-649

SPECIFICATIONS FOR ENVELOPES OF BOND PAPER WHICH MAY BE CARRIED IN STOCK
BY MANUFACTURERS OF ENVELOPES

Description of Envelope	Size of Envelope Width by Length in inches	Weight of Paper on basis of 500 sheets, 17" x 22"	Colours of Paper
#8 Open Side.....	$3\frac{5}{8}$ x $6\frac{1}{2}$	20 lb.	White and Blue
#8 $\frac{3}{4}$ Open Side.....	4 x $7\frac{1}{2}$	20 lb.	White and Blue
#10 Open Side.....	$4\frac{1}{8}$ x $9\frac{1}{2}$	20 lb.	White and Blue
Large Octavo.....	$4\frac{1}{4}$ x $5\frac{1}{4}$	20 lb.	White and Blue

Envelopes of Bond Paper in other sizes or of other colours or weights of bond paper
may be made only to fill special orders.

SCHEDULE "H" TO ADMINISTRATOR'S ORDER No. A-649

SPECIFICATIONS FOR THE PACKAGING OF ENVELOPES

1. Boxes and lids shall not be covered or topped but may be reinforced by banding.

2. Envelopes described hereunder, whether of standard size as specified in Schedule "A" or of special size as otherwise permitted, shall be packaged in quantities not less than as shown after each respective kind of envelope.

<i>Description of Envelope</i>	<i>Minimum Packaging Quantity</i>
Pence, Drug, Pay and Coin, Open End or Open Side type	1,000 to a box
Visiting Card	500 to a box
Church	5,000 to a container
Commercial, Open Side, up to but not including size: 3 $\frac{7}{8}$ x 8 $\frac{7}{8}$	1,000 to a box
Open End or Open Side, sizes 9 to 14, and cheque sizes.	500 to a box
Puffed correspondence, selling at retail for more than \$4.25 per thousand.....	125 to a box
All other puffed correspondence.....	500 to a box
Flat social correspondence	1,000 to a box
Invitation, any size	500 to a box
Double Fold, gusset side, seed and grain bags and other similar type	No minimum
Invoice Tag	500 to a bag
Catalogue, Counter and Calendar sizes up to and including size 7 $\frac{1}{2}$ x 10 $\frac{1}{2}$	500 to a box
Catalogue, Counter and Calendar sizes larger than size 7 $\frac{1}{2}$ x 10 $\frac{1}{2}$	500 to a carton
Envelopes with clasp or button and string.....	250 to a box
Envelopes with Beaver patch or metal eyelet.....	500 to a box
Airmail envelopes	No minimum

3. All printed envelopes and consumer purchases of plain envelopes shall be subject to the minimum packing specifications set out above; provided, however, that the use of cartons containing larger quantities is recommended wherever possible, thereby reducing the use of boxes.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-651

Respecting Maximum Prices of Wheat Millfeed

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "consumer" means a person who buys wheat millfeed for use as feed and not for resale;
- (b) "dealer" means a jobber or other person who purchases wheat millfeed from a processor or another dealer and sells wheat millfeed to other dealers and to consumers;
- (c) "Montreal freight rate zone" means designations listed in Canadian National Railway Company's Tariff C.G. 67-1, CT. C.E. 2687 and Canadian Pacific Railway Company's Tariff E 400 A CTC 4625;
- (d) "processor" means a person who produces wheat millfeed from the milling of wheat;
- (e) "wheat millfeed" means bran, shorts and middlings as defined in The Feeding Stuffs Act and Regulations thereunder when sold for use as feed in Canada.

2. The maximum price per ton at which a processor may sell or offer to sell to a dealer any kind of wheat millfeed packed in bags, f.o.b. the processor's mill, shall be the price set forth in Schedule "A" hereto for that kind of wheat millfeed and for that area in which the processor's mill is located.

3. (1) Except as provided in subsections 2 and 3 of this section, the maximum price per ton at which a processor may sell or offer to sell to a dealer any kind of wheat millfeed packed in bags in carload or mixed carload lots delivered by railroad or by water transportation or by both to the dealer's receiving point, shall be the price set forth in Schedule "B" hereto for that kind of wheat millfeed and for that area in which the dealer's receiving point is situated.

(2) No processor shall sell or offer to sell any kind of wheat millfeed packed in bags for delivery in a quantity and manner set forth in subsection 1 of this section to a dealer in any part of the province of British Columbia at a price in excess of the maximum price established by the processor prior to the effective date of this Order for that kind of wheat millfeed delivered in such quantity and manner to a dealer in the same part of the said province if such maximum price is less than the maximum price set forth in said Schedule "B" for that kind of wheat millfeed and for that province.

(3) No person shall sell or offer to sell to any dealer any kind of wheat millfeed packed in bags, f.o.b. shipping point at Fort William, Port Arthur or Keewatin in Ontario, at St. Boniface or Winnipeg in Manitoba, at Saskatoon or Moose Jaw in Saskatchewan or at Medicine Hat, Lethbridge or Calgary in Alberta at a price in excess of the maximum price set forth in said Schedule "A" for that kind of wheat millfeed and for that area in which the shipping point is situated.

4. The maximum price per ton at which a processor may sell or offer to sell to a consumer any kind of wheat millfeed packed in bags shall be the sum of

(a) the maximum price fixed

(i) by section 2 when such product is sold f.o.b. the processor's mill; or

(ii) by section 3 when such product is delivered by the processor by railroad or by water transportation or by both to the consumer's receiving point; and

(b) a markup no greater than the markup normally used by the processor in pricing such quantities of that product to consumers during the basic period from September 15, 1941, to October 11, 1941, both inclusive; provided, however, that such markup shall not in any event exceed

(i) four dollars (\$4.00) per ton where the sale of the product is made to a consumer situated in that part of Canada lying to the west of and including Port Arthur on the Canadian Pacific Railway and Armstrong on the most northerly transcontinental route of the Canadian National Railway; or

(ii) three dollars and seventy-five cents (\$3.75) per ton where the sale of the product is made to a consumer situated in any other part of Canada.

5. (1) The maximum price per ton at which a dealer may sell or offer to sell wheat millfeed packed in bags to another dealer shall be the sum of

(a) the actual price paid to the processor by the seller of such wheat millfeed and any discounts allowed to such seller by the processor but not in any event exceeding the maximum price therefor fixed by section 2 or by section 3 as the case may be; and

(b) one only of the following charges:—

(i) not more than fifty cents (50c.) per ton if the seller consigns the wheat millfeed in carload or mixed carload lots to the purchaser's receiving point; or

(ii) not more than one dollar (\$1.00) per ton if the seller consigns the wheat millfeed f.o.b. railway car in less than carload lots; or

(iii) not more than two dollars (\$2.00) per ton if the seller sells the wheat millfeed f.o.b. his warehouse in less than carload lots.

(2) In the case of a sale of wheat millfeed by a dealer to another dealer, the seller shall at the time of the sale, deliver to the buyer an invoice setting forth

- (a) the kind and quantity of wheat millfeed sold;
- (b) the price thereof referred to in clause (a) of subsection 1 of this section;
- (c) the markup thereon taken by the seller in accordance with clause (b) of subsection 1 of this section.

6. (1) Except as provided in subsection 2 of this section, the maximum price per ton at which a dealer may sell or offer to sell wheat millfeed, packed in bags, to a consumer shall be the sum of

- (a) one of the following charges
 - (i) the actual price paid by the dealer to the processor who sold the wheat millfeed to the dealer and any discounts allowed to the dealer by the processor but not in any event exceeding the maximum price therefor fixed by section 2 or by section 3, as the case may be; or
 - (ii) the actual price paid by the dealer to another dealer for the wheat millfeed but not in any event exceeding the maximum price therefor fixed by section 5; and
- (b) the actual transportation cost incurred by the dealer in transporting the wheat millfeed to his warehouse from another dealer's warehouse or from a railway siding, but no charge for such transportation shall be included in the maximum price of the product if in any case the dealer's warehouse and the other dealer's warehouse or the railway siding are situated in the same city, town or village, or in any other case where the other dealer's warehouse or the railway siding from which the product is transported is less than five miles from the dealer's warehouse; and
- (c) a markup no greater than the markup normally used by the dealer in pricing wheat millfeed of the same kind, packed in bags, to the same class of buyer during the said basic period;

provided, however, that such maximum price shall not in any event exceed the maximum price fixed by section 2 or by section 3, as the case may be, by more than the actual transportation cost incurred by the dealer as provided in clause (b) of this section and

- (i) four dollars (\$4.00) per ton in the case where wheat millfeed is sold to a consumer situated in that part of Canada referred to in paragraph (i) of clause (b) of section 4; or
- (ii) three dollars and seventy-five cents (\$3.75) per ton in the case where wheat millfeed is sold to a consumer situated in that part of Canada referred to in paragraph (ii) of clause (b) of section 4.

(2) The maximum price per ton at which a dealer may sell or offer to sell to a consumer, wheat millfeed in a quantity less than one hundred pounds shall be the sum of

- (a) the actual delivered cost of the wheat millfeed to the dealer as determined by clauses (a) and (b) of subsection 1 of this section; and
- (b) a markup no greater than the markup normally used by the dealer in pricing such quantities of that product to the same class of buyer during the said basic period.

7. The maximum price fixed by this Order for wheat millfeed shall in every case be reduced by

- (a) the amount by which the cost of the bag used to pack the product is less than the cost of the bag used to pack the product during the said basic period; and
- (b) the amount of a governmental freight assistance subsidy or other subsidy received by the seller for such wheat millfeed.

8. A person may increase his selling price of a complete or ready-to-feed mixture or a supplemental feed which contains wheat millfeed by not more than the amount

by which his cost of the wheat millfeed used by him in the production of the mixture or supplemental feed exceeds his cost of the wheat millfeed used by him in such production during the said basic period.

9. This Order shall be effective on and after the 26th day of March, 1943.

Dated at Ottawa, this 22nd day of March, 1943.

F. W. PRESANT,
Feeds Administrator.

APPROVED :

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

· SCHEDULE "A"
To Administrator's Order No. A-651

Area in which processor's mill is situated	Maximum prices per ton of wheat millfeed f.o.b. processor's mill in dollars		
	Bran	Shorts	Middlings
	\$ c.	\$ c.	\$ c.
1. Manitoba and that part of Ontario lying to the west of and including Port Arthur and Armstrong.....	25 00	26 00	29 00
2. Saskatchewan.....	23 00	24 00	27 00
3. Alberta.....	21 50	22 50	25 50
4. British Columbia.....	The prices for Alberta as above, plus an amount equal to the transportation cost per ton of wheat millfeed in carload or mixed carload lots by the most direct rail and/or water route from Calgary to the processor's mill.		
5. Those parts of Ontario and Quebec east of Port Arthur and of Armstrong to which lake and rail rates did not apply during the basic period.....	30 25	31 25	34 25
6. The Montreal freight rate zone and other parts of Ontario and Quebec where freight differentials are normally absorbed by the processor to equalize the Montreal freight rate zone rate.....	29 25	30 25	33 25
7. Prince Edward Island, Nova Scotia, New Brunswick and any part of Quebec not included in any of the above six areas.	The prices for the Montreal freight rate zone above, plus the amount by which the through carlot freight rate for wheat millfeed per ton, from Fort William, Port Arthur or Armstrong to a point in this area may exceed the rate established for the Montreal freight rate zone.		

SCHEDULE "B"

To Administrator's Order No. A-651

Area in which the buyer is situated	Maximum prices per ton of wheat millfeed delivered to points other than those at which milled (in dollars)		
	Bran	Shorts	Middlings
	\$ c.	\$ c.	\$ c.
1. In that part of Ontario west of and including Port Arthur and Armstrong	28 00	29 00	32 00
2. In that part of Manitoba and Saskatchewan on or served by railway lines north of Hudson Bay Junction, Saskatchewan.....	30 00	31 00	34 00
3. In all of Manitoba and Saskatchewan except as above specified.....	28 00	29 00	32 00
4. In that part of Alberta on or served by railway lines north of Smith and Lac La Biche and west of Edson.....	27 50	28 50	31 50
5. In all of Alberta except as above specified.....	25 50	26 50	29 50
6. British Columbia.....	The prices for Alberta as set forth in Schedule "A" plus an amount equal to the transportation cost per ton of wheat millfeed in carload or mixed carload lots by the most direct rail and/or water route from Calgary to the buyer's point of delivery in British Columbia.		
7. In that part of Ontario east of Port Arthur and Armstrong to which lake and rail rates did not apply during the basic period.....	30 25	31 25	34 25
8. (In that part of Ontario and Quebec) in the Montreal freight rate zone and other parts of Ontario and Quebec where freight differentials over those in said zone are customarily absorbed by the processor.....	29 25	30 25	33 25
9. In all parts of Canada beyond the Montreal freight rate zone and not included above.	The prices set forth for the Montreal freight rate zone above, plus the amount by which the through carlot freight rate for wheat millfeed per ton, from Fort William, Port Arthur or Armstrong to a point in this area may exceed the rate established for the Montreal freight rate zone.		

NOTE:—The maximum prices set out in this Schedule do not apply to the sale of any wheat millfeed delivered to a buyer situated at Fort William, Port Arthur, Keewatin, St. Boniface, Winnipeg, Saskatoon, Moose Jaw, Medicine Hat, Lethbridge or Calgary.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-652

Respecting the Maximum Prices for Dressing and Dyeing of Fur Skins and Fur Garments

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

- 1.(1) The maximum price that a person may charge for the service of dressing and dyeing or dressing or dyeing a fur skin or fur piece or of dyeing a fur garment shall be the highest price charged by him for such service during the basic period from September 15 to October 11, 1941, plus an amount not exceeding ten per centum (10%) of such highest price.
- (2) No person shall deliver to a customer a fur skin or fur garment or fur piece upon which he has performed a service referred to in subsection 1 of this section, unless at the time of the delivery he supplies the customer with an invoice showing separately
 - (a) his charge for the said service not exceeding that established by him during the said basic period for the same class of service; and
 - (b) the increase permitted in subsection 1 of this section.

(3) The maximum price fixed pursuant to this Order shall apply only in cases where the fur skin or fur garment or fur piece is delivered after the effective date of this Order to the person requested to perform thereon a service referred to in subsection 1 of this section.

2. This Order shall be effective on and after the 22nd day of March, 1943.

Dated at Ottawa, this 20th day of March, 1943.

M. MORRIS,
Administrator of Fur Skins and Fur Garments.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-653

Respecting Circulating, Condensation and Vacuum Pumps

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Clause (d) of Subsection 2 of Section 2 of Administrator's Order No. A-484 is hereby revoked and the following substituted therefor:—

“(d) Pumps shall not be made with ball bearings except:

- (i) with the written permission of the Administrator of Heating, Plumbing and Ventilating Equipment and Supplies, or
- (ii) for orders of the Department of Munitions and Supply, any of the Departments of National Defence, or of any agency of such Departments, or
- (iii) for orders of any person who requires for re-sale such pumps to fulfil a contract with any department referred to in paragraph (ii) of this clause.”

2. This Order shall be effective on and after the 30th day of March, 1943.

Dated at Ottawa this 26th day of March, 1943.

E. J. LAIDLAW,
*Administrator of Heating, Plumbing and Ventilating
Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-654

Respecting Gift Sets and Gift Kits

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. Administrator's Order A-461 is hereby revoked.

2. This Order shall be effective on and after the 1st day of April, 1943.

Dated at Ottawa this 20th day of March, 1943.

W. M. GRANT,
Administrator of Pharmaceuticals and Toilet Goods.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-655

Respecting Small Leather Goods

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

- (a) "small leather goods" includes without limiting the generality of the term, all articles of the classes or kinds set out in the Schedule hereto, when made of leather or of a material substituted therefor;
- (b) "pattern" means a combination of material style and quality; variation of colour shall not constitute a variation of pattern.

2. No person shall manufacture small leather goods of a type set out in Part I of the Schedule hereto.

3. No person shall manufacture,

- (a) writing cases in more than three kinds of materials or in more than two sizes, namely note size, approximately 6" x 9" and letter size, approximately 9" x 11";
- (b) utility cases in more than three kinds of materials or in more than two sizes; interiors shall be plain, except that one strap having not more than four loops and one waterproof envelope may be supplied;
- (c) photo frames in more than three kinds of materials, in more than four sizes or in any style other than folding;
- (d) money belts in more than four patterns;
- (e) bill folds in more than 25 per cent of the number of patterns offered for sale by him as of September 1, 1941.

4. (1) Every person who manufactures small leather goods shall on or before the 20th day of April, 1943, file with the Administrator of Luggage, a statement showing the types and patterns of small leather goods which he proposes to manufacture.

(2) The said Administrator may approve in whole or in part the statement of types and patterns so proposed with or without variation and thereafter the person who filed the statement shall not, except with the written permission of the said Administrator, manufacture any types and patterns other than those so approved.

5. Nothing in this Order shall prohibit the use by a manufacturer of any stock of materials which he has on hand at the effective date hereof, which materials at the said date are in such form that they cannot be used in the manufacture of small leather goods in accordance with the provisions of this Order; provided that such small leather goods have been approved pursuant to Section 4.

6. The Administrator of Luggage may, by direction in writing grant exemption from any provision of this Order in any case where the special circumstances appear to warrant or where undue hardship or injustice would otherwise ensue.

7. This Order shall be effective on and after the 31st day of March, 1943.

Dated at Ottawa this 26th day of March, 1943.

E. J. SHOEMAKER,
Administrator of Luggage.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-655

PART I

Small Leather Goods the manufacture of which is prohibited:

1. Brush Cases.
2. Cigar and Cigarette Cases.
3. Key Cases (when made with a slide fastener).
4. Photo Frames (easel type).
5. Toilet Cases, fitted or having loops for fittings (not including those cases made of cloth or rubber).
6. Card Cases (for playing cards, calling cards, etc.).

PART II

Small Leather Goods subject to restrictions contained in Administrator's Order:

1. Utility Cases, unfitted.
2. Shaving Kits.
3. Cases for or containing Combs, Mirrors, Manicure Implements, etc.
4. Collar Cases and Bags.
5. Key Cases.
6. Writing Cases.
7. Photo Frames.
8. Book Covers.
9. Bible and Book Cases.
10. Book Marks.
11. Identification Card Cases.
12. Letter Cases.
13. Wallets.
14. Bill Folds.
15. Coin Purses.
16. Money Belts.
17. Rosary Cases.
18. Tobacco Pouches.
19. Luggage Tags.
20. Swagger Sticks.
21. Souvenirs, burnt or tooled.
22. Pen and Pencil Cases.
23. Novelties, N.O.P.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-656

Respecting Portable Lamps and Lamp Shades

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Section 5 of Administrator's Order No. A-413 as amended by Administrator's Order A-537 is hereby revoked and the following substituted therefor:

- “5. No person shall during the period from April 1, 1943, to June 30, 1943, inclusive, or in any succeeding quarter year manufacture more units of any class of portable lamp mentioned in Section 2 than $12\frac{1}{2}$ per centum of the number

of units of such class manufactured by such person during the calendar year 1941; and no person shall during the said period or in any succeeding quarter year manufacture more units of any class of lamp shade mentioned in Section 3 than 25 per centum of the number of units of such class manufactured by such person during the calendar year 1941."

2. This Order shall be effective on and after the 1st day of April, 1943.

Dated at Ottawa this 26th day of March, 1943.

A. L. BROWN,

Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-657

Respecting Electric Sump Pumps and Cellar Drainers

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "electric sump pump" means an electric motor driven vertical pumping device used for draining sumps;
- (b) "electric cellar drainer" means an electric motor driven vertical pumping device used for draining cellars.

2. No person shall manufacture or assemble an electric sump pump or an electric cellar drainer except a kind, model, type and size which he manufactured, assembled or imported during the year 1942 and unless it is also manufactured or assembled according to the following specifications, namely,

- (a) the pump standard, pump casing and the impeller thereof shall be of a ferrous metal; and
- (b) it shall not have a metallic cover.

3. Nothing in this Order contained shall be deemed to prohibit the manufacture, assembly or completion by any person of an electric sump pump or electric cellar drainer from raw materials and parts which at the date of this Order he has in stock and which are not suitable for use in the manufacture or assembly of other goods.

4. This Order shall be effective on and after the 30th day of March, 1943.

Dated at Ottawa this 26th day of March, 1943.

E. J. LAIDLAW,

*Administrator of Heating, Plumbing and Air-Conditioning
Equipment and Supplies.*

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-658

Respecting the Conservation of Wool

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. Administrator's Order No. A-402 is hereby amended by deleting the date "31st day of March, 1943," where it appears in Section 2 of the said Order and substituting therefor the date "30th day of September, 1943."

2. This Order shall be effective on and after the 1st day of April, 1943.

Dated at Ottawa, this 26th day of March, 1943.

D. C. DICK,
Wool Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-659

Respecting Maximum Prices for Frozen Eggs

(Mixed eggs, whites and yolks)

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:

1. For the purposes of this Order,

(a) "mixed eggs" means the liquid meat of hens' eggs consisting of whites and yolks;

(b) "processor" means any person who breaks out eggs and freezes whites, yolks or mixed eggs for sale;

(c) "whites" mean the albumen of hens' eggs;

(d) "yolks" mean the yolks of hens' eggs.

2. The maximum price per pound not including sales tax if any, at which a processor may sell or offer to sell any frozen mixed eggs, whites or yolks

(a) during the months of March, April and May in any year shall be,

(i) when delivered at the buyer's place of business in any city named in Schedule "A" hereto, the price set forth in such Schedule for that product in such city; and

(ii) when delivered at any other point, the price set forth in Schedule "A" for that product in the city named therein that is nearest in point of distance to such other point plus the normal cost of transporting that product from such nearest city to such other point;

(b) during any other month in any year, when delivered to the buyer's place of business in any city named in Schedule "A" hereto or when delivered at any other point, shall be the price fixed by clause (a) of this Section for such product in such city or other point, as the case may be, plus the price differential for that month set forth in Schedule "B" hereto.

3. Administrator's Order No. A-89 is hereby revoked.

4. This Order shall be effective on and after the 1st day of April, 1943.

Dated at Ottawa, this 26th day of March, 1943.

K. W. TAYLOR,
Foods Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A"

To ADMINISTRATOR'S ORDER No. A-659

Maximum Prices for Sales by Processors of frozen mixed eggs, whites and yolks, delivered at named cities.

	Mixed Eggs	Yolks	Whites
	(cents per pound)		
Vancouver, Prince Rupert.....	25.00	26.50	24.75
Calgary, Edmonton.....	23.50	25.00	23.25
Saskatoon, Regina, Moose Jaw, Prince Albert	24.00	25.50	23.75
Winnipeg	24.50	26.00	24.25
Toronto, London, Windsor, Hamilton, Ottawa, Montreal, Quebec	26.00	27.50	25.75
Fort William, Port Arthur.....	25.25	26.75	25.00
Timmins, Sudbury, Sault Ste. Marie, Rouyn.....	26.00	27.50	25.75
Halifax, Sydney, Moncton, Saint John, Charlottetown..	26.50	28.00	26.25

SCHEDULE "B"

To ADMINISTRATOR'S ORDER No. A-659

Month of Sale	Increase in Processor's Maximum Selling Price in cents per pound
June	$\frac{1}{4}$
July	$\frac{1}{2}$
August	$\frac{3}{4}$
September	1
October	$1\frac{1}{4}$
November	$1\frac{1}{2}$
December	$1\frac{3}{4}$
January	2
February	$2\frac{1}{4}$

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-660

Respecting Maximum Prices of Non-Ferrous Metal Scrap

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:—

Administrator's Order No. A-415 is hereby revoked and the following substituted therefor:—

1. For the purposes of this Order,

- (a) "base shipping point" means any city named in the Schedule hereto and any place not more than ten miles from the nearest boundary of that city;
- (b) "collector" means a person, other than a licensed dealer, who buys, collects or otherwise acquires and sells or otherwise disposes of scrap;
- (c) "consumer" means a person who changes the physical form of scrap by any manufacturing process, but does not include a licensed dealer;
- (d) "licensed dealer" means a person who is licensed and designated as such by the Metals Controller to carry on the business of buying and selling scrap;
- (e) "producer" means a person who creates scrap as a by-product of manufacturing, processing, repairing, replacing or demolishing;
- (f) "scrap" means non-ferrous metal scrap of a kind or similar to a kind named in the Schedule hereto.

2. All scrap referred to in this Order and the Schedule hereto shall be according to the classifications specified by,

(a) the National Association of Waste Material Dealers Incorporated, in Circular "O" issued by the Corporation and effective on the 1st day of June, 1940, a copy of the said Circular certified by the secretary of the Association being on file in the Office of the Metals Controller, and the said Circular "O" insofar as applicable shall be deemed to be part of this Order; or

(b) the Metals Controller.

3. For the purposes of this Order, Canada is hereby divided into the following zones, namely:—

Zone 1: The Province of British Columbia.

Zone 2: Lying between the Alberta-British Columbia boundary and the 105th meridian of west longitude. The said meridian being approximately twenty miles west of the City of Regina in Saskatchewan.

Zone 3: Lying between the 105th meridian of west longitude and the 90th meridian of west longitude. The said 90th meridian being approximately thirty-five miles west of the City of Fort William in Ontario.

Zone 4: Lying between the 90th meridian of west longitude and the 70th meridian of west longitude. The said 70th meridian being approximately sixty miles east of Quebec City in Quebec.

Zone 5: All that part of Canada lying to the east of the 70th meridian of west longitude.

4. This Order shall not apply to the sale by any person to an aluminum, zinc, copper or brass rolling mill or extrusion plant of scrap derived from the fabricating or machining of products of any such plant or from operations of the armed forces.

5. (1) The maximum price at which a person may buy or offer to buy from any person, other than a licensed dealer, a kind of scrap, located in a base shipping point named in the said Schedule, shall be the price set forth in Column B of the said Schedule for that kind of scrap in that base shipping point.

(2) The maximum price at which a licensed dealer may buy or offer to buy from, or sell or offer to sell to another licensed dealer any kind of scrap shall be the highest lawful price as provided by this Order at which the buyer may sell the same at his yard less the cost of transporting the scrap from the seller's yard to the buyer's yard.

6. The maximum price at which a person, other than a licensed dealer, may sell or offer to sell to any person any kind of scrap located in a base shipping point shall be the price set forth in Column B of the said Schedule for that kind of scrap in that base shipping point.

7. The maximum price at which a consumer may buy or offer to buy from a licensed dealer or a licensed dealer may sell or offer to sell to a consumer a kind of scrap located in a base shipping point shall be the price set forth in Column A of the said Schedule for that kind of scrap in that base shipping point.

8. The maximum price at which a person may sell or offer to sell, buy or offer to buy scrap located in a place other than in a base shipping point shall be the maximum price at which that person may buy or sell, as the case may be, the scrap in the base shipping point located nearest to him in the same zone, less the published railway L.C.L. or carload freight rate, as the case may be, according to railway freight classification, notwithstanding the actual mode of transportation, for the shipment of the scrap from the seller's railway shipping point to the said base shipping point.

9. The maximum prices for scrap set forth in this Order are

(a) in cents per pound;

(b) f.o.b. the buyer's premises, in the case of a sale by a collector or licensed dealer to a buyer whose warehouse or yard is located in the same municipality or the same base shipping point, as the case may be;

- (c) f.o.b. trucks at the seller's yard, if shipment is by truck, or f.o.b. railway cars in the municipality where the seller's warehouse or yard is located, if shipment is by rail, in the case of a sale by a collector or licensed dealer to a consumer whose warehouse or yard is located outside the seller's municipality or the seller's base shipping point, as the case may be;
- (d) in the case of a sale by a producer, for delivery of the same as and where located in the producer's foundry or plant.

10. Notwithstanding any provision contained in this order a consumer may buy or offer to buy from any person and a person may sell or offer to sell to a consumer scrap located in any part of a zone at the lawful maximum price at which it may be sold by that person at a base shipping point in the same zone, f.o.b. his shipping point, if the scrap is sold for shipment to a consumer in any other zone.

11. The maximum price that may be charged by a person for the work or service of briquetting, shearing, baling or pigging scrap shall be the price set forth in the said Schedule for that work or service.

12. (1) A contract, the terms of which are contrary to any provision of this Order, in force on the effective date of this Order, may be continued for thirty days after the said effective date if the parties thereto mutually agree to continue the same, but nothing in this subsection shall be construed as permitting the sale of a kind of scrap to a consumer at a price in excess of the lawful maximum price fixed by this Order for the sale of that kind of scrap to a consumer.

(2) Nothing in subsection 1 of this section shall be construed so as to affect a contract made respecting the sale of scrap to an aluminum, zinc, copper or brass rolling mill or extrusion plant.

13. (1) No person who buys scrap shall give or cause or permit to be given to any person a gift, premium, token or other consideration as a means or for the purpose of inducing a person who owns scrap to sell the same to him if the cost of the gift, premium, token or other consideration together with the cost of the scrap to the buyer exceeds the lawful maximum price that the buyer may pay for the scrap.

(2) No person who sells scrap shall demand or receive or cause or permit any person to demand or receive from a buyer of scrap, a gift, premium, token or other consideration as a condition of the sale of scrap to the buyer if the price paid or consideration given by or on behalf of the buyer for the gift, premium, token or other consideration together with the price received by the seller for the scrap exceeds the seller's lawful maximum price of the scrap.

14. Every licensed dealer and every smelter licensed by the Metals Controller shall keep and maintain during the present war and one year after the termination of the said war, all invoices, accounts, receipts, documents and records relating to all purchases and sales of scrap and ingot and upon request make the same available to, for inspection by, any person on behalf of the Board.

15. This Order shall be effective on and after the 1st day of April, 1943.

Dated at Ottawa, this 27th day of March, 1943.

G. C. BATEMAN,
Administrator of Non-Ferrous Metal (Primary).

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-660

Being schedule attached to and forming part of Administrator's Order No. A-600

BASE SHIPPING POINTS

		ZONE 1	ZONE 2	ZONE 3	ZONE 4	ZONE 5
Metal Controllers Code Designation	Copper Group	Vancouver Victoria	Calgary Edmonton	Winnipeg	Windsor Hamilton Toronto Ottawa Montreal	Saint John Halifax
		Cents per Pound	Cents per Pound	Cents per Pound	Cents per Pound	Cents per Pound
	National Association of Waste Material Dealers Code Designation	A	A	A	A	A
		B	B	B	B	B
C1	No. 1 Copper wire.....	11.00	10.80	10.35	10.65	10.55
C2	No. 1 Heavy copper.....	11.00	10.80	10.35	10.65	10.55
C3	Copper shell bands.....	11.00	10.80	10.35	10.65	10.55
C4	Copper band shavings.....	10.60	10.40	9.95	10.25	10.15
C5	No. 2 copper wire.....	10.00	9.80	9.60	9.90	9.80
C6	Mixed copper.....	10.00	9.80	8.75	9.15	8.95
C7	Light copper and copper bottoms.....	9.65	9.45	8.75	9.40	8.95
	To provide for loss in weight through the re- moval of insulating materials:—			8.25	8.65	8.45
	For No. 1 Wire insulated or rubber covered: No. 1 copper wire price for copper content at base shipping point less $\frac{1}{2}$ c. per lb. to cover cost of removing insulation.					
	For No. 2 Wire insulated— No. 2 copper wire price for copper content at base shipping point less $\frac{1}{2}$ c. per lb. to cover cost of removing insulation.					
	<i>Service Charges</i> For the work and service of copper briquetting for any person located on Vancouver Island, \$1.20 per 100 lbs. Copper briquetting for any person in any other part of Canada, 60 cents per 100 lbs. Copper shearing for any person, 60 cents per 100 lbs. Copper baling for any person, $\frac{1}{4}$ cent per lb.					

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-660

Being schedule attached to and forming part of Administrator's Order No. A-600

BASE SHIPPING POINTS

			ZONE 1		ZONE 2		ZONE 3		ZONE 4		ZONE 5	
Metal Controllers Code Designation	Bronze and Brass Group	National Association of Waste Material Dealers Code Designation	Vancouver Victoria		Calgary Edmonton		Winnipeg		Windsor Hamilton Toronto Ottawa Montreal		Saint John Halifax	
			Cents per Pound		Cents per Pound		Cents per Pound		Cents per Pound		Cents per Pound	
			A	B	A	B	A	B	A	B	A	B
B1	No. 1 Composition Red Brass.....	Ebony.....	10.65	9.90	10.45	9.60	10.10	9.25	10.40	9.65	10.30	9.45
B2	Cocks and Faucets.....	Grape.....	8.15	7.40	7.90	7.05	7.60	6.75	7.90	7.15	7.80	6.95
B3	Car Brasses.....	Fence.....	7.90	7.15	7.65	6.80	7.60	6.75	7.90	7.15	7.80	6.95
B4	Radiators (iron-free).....	Ocean.....	7.50	7.00	7.10	6.50	7.05	6.45	7.50	7.00	7.05	6.45
B5	Foundrinier Wire (not under 3% Tin).....		10.75	10.00	10.60	9.75	10.20	9.35	10.50	9.75	10.40	9.55
B6	Gilding Metal.....		8.65	7.90	8.45	7.60	8.10	7.25	8.40	7.65	8.30	7.45
B7	Scrap Brass Fired Primers.....		8.65	7.90	8.45	7.60	8.10	7.25	8.40	7.65	8.30	7.45
B8	Fired rifle shells and cartridge cases.....		7.50	7.00	7.30	6.70	7.45	6.85	7.75	7.25	7.65	7.05
B9	Condenser Tubes.....		7.00	6.50	6.80	6.20	6.20	5.60	6.50	6.00	6.30	5.70
B10	Heavy yellow brass and yellow brass castings.....	Honey and ivory	6.50	5.75	6.30	5.45	6.35	5.50	6.65	5.90	6.50	5.65
B11	Yellow brass clippings.....	Label.....	6.50	5.75	6.30	5.45	6.35	5.50	6.65	5.90	6.50	5.65
B12	Light brass.....	Judge.....	5.65	4.90	5.35	4.50	5.45	4.60	5.75	5.00	5.65	4.80
B13	Aluminum bronze.....		8.10	7.35	7.90	7.05	7.60	6.75	7.90	7.15	7.75	6.90
B14	Manganese bronze castings (Service-charge for breaking manganese bronze propellers over 250 lbs, $\frac{3}{4}$ cents per lb.).....		7.05	6.30	6.75	5.90	6.35	5.50	6.65	5.90	6.35	5.50
B15	No. 1 red brass turnings (clean and free of silicon bronze).....	Nerve.....	9.15	8.40	8.95	8.10	8.60	7.75	8.90	8.15	8.80	7.95
B16	Silicon bronze turnings.....		7.90	7.15	7.70	6.85	7.30	6.45	7.65	6.90	7.50	6.65
B17	Aluminum bronze turnings.....		5.15	4.40	4.85	4.00	5.10	4.25	5.40	4.65	5.30	4.45
B18	Yellow brass turnings.....	Night and Nomad.....	6.05	5.30	5.75	4.90	5.95	5.10	6.15	5.40	6.00	5.15
B19	Manganese bronze turnings..... (All prices on turnings bases on their being segre- gated, clean and not containing more than 3% free iron, oil and other moisture).		5.90	5.15	5.60	4.75	5.20	4.35	5.50	4.75	5.30	4.45

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-660

Being schedule attached to and forming part of Administrator's Order No. A-600

BASE SHIPPING POINTS

Metal Controllers Code Designation	Aluminum Group	National Association of Waste Material Dealers Code Designation	ZONE 1		ZONE 2		ZONE 3		ZONE 4		ZONE 5	
			Vancouver Victoria		Calgary Edmonton		Winnipeg		Windsor Hamilton Toronto Ottawa Montreal		Saint John Halifax	
			Cents per Pound		Cents per Pound		Cents per Pound		Cents per Pound		Cents per Pound	
			A	B	A	B	A	B	A	B	A	B
A1	Wire and cable (without core).....	Talon.....	16.75	14.75	16.05	14.05	16.35	14.35	16.75	14.75	16.35	14.35
A2	Clippings.....	Table.....	16.00	14.00	15.30	13.30	15.60	13.60	16.00	14.00	15.60	13.60
A3	Duraluminum spinnings.....	10.00	8.50	9.30	7.80	9.60	8.10	10.00	8.50	9.60	8.10
A4	Hard sheet.....	15.00	13.00	14.30	12.30	14.60	12.60	15.00	13.00	14.60	12.60
A5	Propellers.....	15.50	14.00	14.80	13.30	15.10	13.60	15.50	14.00	15.10	13.60
A6	Utensils (not cast).....	Tempo.....	15.00	12.50	13.30	10.80	14.60	12.10	15.00	12.50	14.60	12.10
A7	Duraluminum clippings (unpainted).....	13.25	11.25	12.65	10.65	12.85	10.85	13.25	11.25	12.85	10.85
A8	Old aeroplane sheet (clean).....	9.50	8.50	8.90	7.90	9.10	8.10	9.50	8.50	9.10	8.10
A9	Autocastings.....	Tenor and theme.	12.00	10.50	11.40	9.90	11.60	10.10	12.00	10.50	11.60	10.10
A10	Industrial Castings.....	Umbral.....	11.50	10.00	10.80	9.30	11.10	9.60	11.50	10.00	11.10	9.60
A11	Pistons (without struts).....	Umbel "A".....	11.50	10.00	10.80	9.30	11.10	9.60	11.50	10.00	11.10	9.60
A12	Pistons (with struts).....	Umbel "B".....	9.50	8.00	8.80	7.30	9.10	7.60	9.50	8.00	9.10	7.60
A13	Aluminum Turnings.....	8.00	6.50	7.40	5.90	7.55	6.05	8.00	6.50	7.55	6.05
NOTE.—Oil, moisture and iron over 10% is deductable for each percent over 10%.												
Service Charges												
Aluminum briquetting—2 cents per lb.												
Aluminum Shearing—2 cents per lb.												
For removing iron from old aeroplane sheet, 2½ cents per lb.												

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-660

Being schedule attached to and forming part of Administrator's Order No. A-600

BASE SHIPPING POINTS

Metal Controllers Code Designation	Magnesium Group	National Association of Waste Material Dealers Code Designation	ZONE 1		ZONE 2		ZONE 3		ZONE 4		ZONE 5	
			Vancouver Victoria		Calgary Edmonton		Winnipeg		Windsor Hamilton Toronto Ottawa Montreal		Saint John Halifax	
			Cents per Pound		Cents per Pound		Cents per Pound		Cents per Pound		Cents per Pound	
M1 M2 M3 M4	Solids including castings of all types..... Borings and Turnings (less deduction of over 10% oil and moisture)..... Magnesium Grindings (for metallic content).... Drosses (for metallic content).....		A	B	A	B	A	B	A	B	A	B
			12.20	12.65	13.60	15.00	14.35
			7.20	7.65	8.60	10.00	9.35
			5.20	5.65	6.60	8.00	7.35
			2.20	2.65	3.60	5.00	4.35

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-661

Respecting Food Choppers

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-471 is hereby revoked and the following substituted therefor:

1. No person shall manufacture

(a) motor driven food choppers for household use;

(b) hand operated or motor driven food choppers for industrial, institutional or commercial use.

2. No person shall manufacture hand operated food choppers for household use in any style, size or model other than the following or equivalent thereto:

Maxwell's Limited, St. Marys, Ontario—

No. 10—"O.K."

No. 65—"Home".

No. 2—"Model".

No. 22—"Dominion".

3. No person shall manufacture food choppers with other than enamel coating.

4. No person shall in the calendar year 1943 use in the manufacture of food choppers for household use more iron and steel than 35 per cent of the total weight of iron and steel used by him in the manufacture of similar food choppers in the twelve months ending June 30, 1941.

5. The provisions of this Order shall be subject to such written exemptions as the Administrator of Fabricated Steel and Non-Ferrous Metals, upon application to him, in individual cases may grant to permit the manufacture or assembly of food choppers for industrial, institutional or commercial use, or in sizes, styles or models other than as permitted by this Order.

6. This Order shall be effective on and after the 1st day of April, 1943.

Dated at Ottawa this 27th day of March, 1943.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-662

Respecting Social Stationery

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-15 as amended by Administrator's Order No. A-242 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

(a) "social stationery" means writing paper, correspondence cards and envelopes for social correspondence and includes wedding stationery and mourning stationery;

- (b) "papeterie" means social stationery packaged in a folding or set-up box;
- (c) "manufacture" includes assembling and packaging;
- (d) "printing" means all methods of reproducing designs and includes lithographing, gravuring, embossing, engraving, silk screening, stencilling and photogelatine processing.

2. (1) No person shall manufacture a papeterie which he lists for sale to a retailer at less than 40 cents if the cubic measurement of the social stationery therein is less than 95 per centum of the cubic measurement of the outside of the box.

(2) No person shall manufacture a papeterie which he lists for sale to a retailer at 40 cents or more if the cubic measurement of the social stationery therein is less than 75 per centum of the cubic measurement of the outside of the box.

(3) Nothing contained in this section shall prohibit the manufacture of a papeterie with a false bottom which increases the height of the box to not more than 1 inch if such box is designed to accommodate a spread of three or four envelopes.

3. No person shall use in the manufacture of papeteries

- (a) a wooden box having a padlock or decorated with metal of any kind, except a metal hinge;
- (b) a design or seal on both the inside and the outside of the box;
- (c) a design or imprint for boxes or packages which requires the making of printing plates or other printing equipment not in existence at the effective date of this Order.

4. No person shall manufacture a papeterie containing less than

- (a) 24 sheets of writing paper or 24 correspondence cards, and
- (b) 24 envelopes.

5. No person shall use in the manufacture of social stationery

- (a) more than 5 sizes of envelopes, provided that this clause shall not apply to wedding stationery;
- (b) envelopes puffed to exceed 2 inches at the band for a pack of 24;
- (c) blind embossed envelopes.

6. (1) No person manufacturing wedding invitations or announcements shall supply more than one envelope for use with each invitation or announcement;

(2) No person shall use more than 2 sizes of envelopes in the manufacture of wedding stationery;

(3) No person shall manufacture a wedding stationery cabinet which contains less than 100 envelopes and 100 sheets.

7. No person shall manufacture mourning stationery other than

- (a) cards in not more than 2 sizes;
- (b) paper in not more than 2 sizes;
- (c) envelopes in not more than 4 sizes, provided that such number of sizes shall be included in the number of sizes specified in clause (a) of Section 5.

8. (1) Every manufacturer of social stationery shall within fifteen days after the effective date of this Order file with the Administrator of Packages and Converted Paper Products a statement showing the sizes of

- (a) envelopes specified in clause (a) of Section 5;
- (b) envelopes for wedding stationery;
- (c) envelopes for mourning stationery which he proposes to manufacture.

(2) The said Administrator may approve in whole or in part the statement so filed, with or without variation, and thereafter the person who filed the statement shall not manufacture, or use in the manufacture of social stationery envelopes of a size other than those so approved.

9. No person shall manufacture for use with papeteries bands in more than one colour except such bands for which the printing plates or other printing equipment were in existence prior to the effective date of this Order.

10. No manufacturer of papeteries shall ship in an individual container a papeterie which he lists for sale to a retailer for less than 60 cents.

11. The provisions of this Order shall be subject to such written exemptions as the Administrator of Packages and Converted Paper Products, upon application to him, may grant in individual cases to permit the use of boxes or materials in process at the effective date of this Order and unsuitable for other use.

12. This Order shall be effective on and after the 31st day of March, 1943.

Dated at Ottawa this 27th day of March, 1943.

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-663

Respecting Used Baskets, Hampers and Boxes

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-270 is hereby revoked and the following substituted therefor:—

1. For the purposes of this Order,

- (a) "authorized dealer" means a person appointed as such in accordance with the provisions of this Order;
- (b) "used basket" and "used hamper" respectively means a wooden basket or a wooden hamper which has been used as a fresh fruit or vegetable container, that is structurally sound and has had removed therefrom or obliterated or crossed out all marks, names and other letters or characters; "No. 1 used basket" or "No. 1 used hamper" means one that is clean, with no mildew and free from stain and "No. 2 used basket" or "No. 2 used hamper" means one that is only slightly stained or soiled;
- (c) "used container" means a used basket, used hamper, used orange box, used lettuce crate or used berry crate.

2. Any person who carries on the business of collecting, buying, selling and otherwise dealing in used containers either solely or as a part or branch of any other business may apply to the Administrator of used Goods to be appointed an authorized dealer, for the collecting, buying, selling and otherwise dealing in such goods, and the said Administrator may make such appointments in any case where he is satisfied that the applicant has adequate facilities for storing and handling used containers.

3. The maximum price at which a person may sell or offer to sell, or buy or offer to buy any used container of a kind, grade, condition and size listed in the Schedule hereto shall be,

- (a) when sold or offered for sale by, or bought or offered to be bought from, a person other than an authorized dealer, the price set forth in the column headed "Column 1" in the said Schedule opposite the same;
- (b) when sold or offered for sale by, or bought or offered to be bought from, an authorized dealer, the price set forth in the column headed "Column 2" in the said Schedule opposite the same.

4. The maximum price at which a person may sell or offer to sell, or buy or offer to buy any used container of a kind, grade, condition or size other than those named in the said Schedule, or a used container of the kind and size named in the said Schedule but which is inferior thereto in grade and condition, shall be a price which is just and reasonable having regard to the condition and quality of the used container, but not in any event exceeding the highest lawful price at which such person sold the same or a similar used container during the basic period, September 15, 1941, to October 11, 1941, both inclusive.

5. Every authorized dealer shall at the time that he sells any used container, issue an invoice in duplicate describing the condition, size and the price of the used container, and he shall deliver one copy of such invoice to the purchaser and the other copy shall be kept at such dealer's place of business.

6. The provisions of this Order shall be subject to such written exemptions as the Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

7. This Order shall be effective on and after the 2nd day of April, 1943.

Dated at Ottawa, this 27th day of March, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-663

Respecting Used Baskets, Hampers and Boxes

	Maximum Prices	
	Column 1	Column 2
	Per unit on sales by persons other than authorized dealers.	Per unit (f.o.b. dealer's warehouse) on sales by authorized dealers.
	Cents	Cents
<i>6-quart basket</i>		
No. 1	2	3½
No. 2	1	2½
Unsorted	1½	..
<i>11-quart basket</i>		
No. 1	3	4½
No. 2	2	3
Unsorted	2½	..
<i>20-quart basket</i>		
No. 1	3	5
No. 2	2	3½
Unsorted	2½	..
<i>Bushel hampers—ten splint</i>	3	5
<i>Hamper covers</i>	1	2
<i>Bushel hampers—14 or 20 splint</i>		
No. 1	5	8
No. 2	3	7
Unsorted	3½	..
<i>Orange boxes—in good condition without breakages</i>	3	6
<i>Lettuce crates</i>	6	12
<i>Berry crates—complete</i>		
27's and 36's	8	15

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-664

Respecting Housing Accommodation in Congested Areas

Whereas by Order No. 200 of the Wartime Prices and Trade Board certain areas were designated as congested areas;

And whereas under the aforesaid Order the Administrator of Real Property was authorized to designate any additional municipalities or parts thereof as being subject to the provisions of section 4 of the said Order;

Therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. The following municipality is hereby designated as being subject to the provisions of section 4 of said Order No. 200 of the Board:

ONTARIO

Aylmer

2. This Order shall be effective on and after the 5th day of April, 1943.

Dated at Ottawa this 29th day of March, 1943.

RUSSEL S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-665

Respecting Wiring and Signalling Devices

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-241 is hereby revoked and the following substituted therefor:—

1. For the purposes of this Order,

“wiring or signalling device” means any device of a kind enumerated in the Schedule hereto.

2. (1) No person shall manufacture a wiring or signalling device

(a) in more than one type of each kind of device enumerated in the Schedule hereto;

(b) unless such device is manufactured in accordance with the specifications set out in the said Schedule and applicable to such device.

(2) Nothing in subsection (1) of this Section shall prohibit or restrict the manufacture of

(a) wiring or signalling devices ordered by the Department of Munitions and Supply, any of the Departments of National Defence, the Department of Pensions and National Health, or by any person who requires such devices for incorporation in an article ordered by any of such departments;

(b) receptacles, switches, porcelain keyless mogul and medium sockets, lever, pull-chain and turn-knob candle sockets when such devices are required for the manufacture, maintenance or repair of lighting fixtures;

- (c) cutouts, receptacles, heat control switches and other devices required for the manufacture, maintenance or repair of stoves, hot plates or other electrical heating devices;
- (d) intermediate, candelabra and miniature lamp-holder sockets for use in signalling and warning lights, provided that no such sockets shall be manufactured unless the purchaser thereof certifies in writing to the manufacturer that the said sockets are required for such use.

3. No person shall use any rubber in the manufacture of a wiring or signalling device, except a device manufactured as permitted by clause (a) of subsection (2) of Section 2.

4. (1) The provisions of this Order shall be subject to such written exemptions as the Administrator of Electrical Equipment and Supplies, upon application to him, may grant in individual cases,

- (a) to permit the manufacture of devices prohibited by this Order;
- (b) to permit the completion of any devices, the manufacture of which is prohibited by this Order, and for which the material or parts are on hand at the effective date hereof in such form and condition that the same cannot be used for the manufacture of any other device.

(2) Every application for exemption from any provision of this Order shall be in writing and shall disclose full particulars of the reasons in support of such application and shall be accompanied by a detailed statement showing the material or parts on hand in respect of which the application is made.

5. This Order shall be effective on and after the 3rd day of April, 1943.

Dated at Ottawa this 29th day of March, 1943.

A. L. BROWN,

Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, The Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-665

Wiring Devices

1. Base—for Attachment Caps
 - (a) with thread for medium socket.
2. Caps—Attachment
 - (a) with parallel blades—black or brown; but without handles or metal covers.
 - (b) with tandem blades—black or brown; but without handles or metal covers.
3. Cord Connector Bodies
 - (a) standard round—two wire—black or brown;
 - (b) heavy duty—two wire—black or brown.
4. Fuses, Plug—in the following capacities only:—
 - 15 ampere, 20 ampere, 30 ampere.
5. Lampholder Sockets—Medium Base,
 - (a) porcelain—key—with pendant, $\frac{1}{8}$ " or $\frac{3}{8}$ " caps (any or all three);
 - (b) porcelain—keyless—with pendant, $\frac{1}{8}$ ", $\frac{3}{8}$ " or $\frac{1}{2}$ " caps (any or all four);
 - (c) porcelain—push—with pendant, $\frac{1}{8}$ " or $\frac{3}{8}$ " caps (any or all three);
 - (d) porcelain—pull chain—with pendant, $\frac{1}{8}$ " or $\frac{3}{8}$ " caps (any or all three);
 - (e) weatherproof pigtail socket with 3" lead.

6. Lampholders—Sign—Medium Base,
 - (a) porcelain—protected terminals;
 - (b) porcelain—surface or fixture type.
 7. Lampholders (wall or ceiling socket receptacles)—Medium Base,
 - (a) porcelain—keyless—combination for 3" to 4" boxes;
 - (b) porcelain—pullchain—combination for 3¼" to 4" boxes.
 8. Lampholder Sockets—Mogul Base,
 - (a) key—trilite;
 - (b) keyless—types and sizes of caps as required.
 9. Lampholder Reducer,
 - (a) Mogul to Medium.
 10. Plugs—Appliance,
 - (a) standard fit-all—black or brown;
 - (b) small fit-all—black or brown (this for 3 pound irons or similar appliances).
 11. Plates—Wall for switches and receptacles, made from any available non-metallic material.
 12. Receptacles—Wall Outlet,
 - (a) duplex T slot—15 ampere—black or brown.
 13. Switches—flush—with porcelain cup,
 - (a) toggle—single pole—10 ampere;
 - (b) toggle—single pole—20 ampere;
 - (c) toggle—3-way—10 ampere;
 - (d) toggle—double pole—10 ampere;
 - (e) toggle—double pole—20 ampere;
 - (f) toggle—4-way.
 14. Switches—Surface—with Bakelite or Porcelain Base,
 - (a) single pole—10 ampere;
 - (b) double pole—10 ampere;
 - (c) 3-way—10 ampere;
 - (d) for 3¼" metal cover—single pole;
 - (e) for 3¼" metal cover—3-way.
- SIGNALLING DEVICES
15. Bells—Electric,

2½ inches—2 ohm, of a type similar to Edwards code number 728, or General Electric code number 1000.
 16. Buzzers—Standard,

of a type similar to Edwards code number 729, or General Electric code number 999.
 17. Push Buttons—Flush,

of a type similar to Edwards code number 620.
 18. Push Buttons—Pear,

wood or bakelite, in one colour only, similar to the type known as Edwards code number 67B.
 19. Push Buttons—Surface,
 - (a) round; similar to type of Hale Brothers code number 800;
 - (b) oblong; similar to type of Hale Brothers code number 805.
 20. Transformers—Bell Ringing,
 - (a) 110v/6—8v—25 cycle; similar to General Electric code number 178;
 - (b) 110v/6—8v—60 cycle; similar to General Electric code number 179.

THE WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-666

Respecting Beer

Whereas the Wartime Alcoholic Beverages Order, 1942, being Order in Council P.C. 11374, dated December 16, 1942, curtails the quantity of beer which a brewer in Canada may sell, offer to sell, supply or deliver for consumption in Canada during the twelve months' period ending October 31, 1943, and thereby renders Administrator's Order No. A-450 unnecessary to be continued in effect;

And whereas it is deemed expedient to revoke the said Administrator's Order;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:

1. Administrator's Order No. A-450 is hereby revoked.
2. This Order shall be effective on and after the 1st day of April, 1943.

Dated at Ottawa, this 30th day of March, 1943.

D. SIM,
*Administrator of Alcoholic
Beverages.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 28-A

(Tin-Containing Non-Ferrous Ingots for Castings)

Dated MARCH 10, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225 dated June 19th, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Vice-Chairman of the Wartime Industries Control Board,
IT IS HEREBY ORDERED AS FOLLOWS:—

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:—

- (a) "permit" shall include a release;
- (b) "person" shall include firm, partnership, corporation, company any governmental body or department, and/or any aggregation of persons;
- (c) "licensed smelter" shall mean a person who holds a licence from the Metals Controller to do any one or more of the following:
 - (i) to smelt and/or refine scrap as specified in such licence and/or
 - (ii) to consume non-ferrous metals in the manufacture or production of non-ferrous ingots (or other similar commercial forms) for sale, as specified in such licence.

2. *Order No. M.C. 28 Rescinded.*

The Order of the Metals Controller No. M.C. 28 dated October 21, 1942, is hereby rescinded.

3. *Specification of Alloys to be used in Producing Tin-Containing Non-Ferrous Metal Castings.*

On and after the effective date of this Order, no person shall use, in producing tin-containing non-ferrous castings, any alloys except the following alloys, contained in ingots made in accordance with the following specifications where such castings are produced for the following purposes:

A. For castings for steam fittings to be used in installations having over 125 pounds per square inch pressure and a maximum temperature of 500 degrees Fahrenheit, ingots of the following specifications,

5.00	6.0 %	Tin
1.25	1.75%	Lead
4.00	5.00%	Zinc
0.75	1.25%	Nickel

and balance copper, with impurities not in excess of the following respective limits,

Iron	0.15 %
Antimony	0.20 %
Aluminium	none*
Silicon	0.005%
Sulphur	0.05 %
Phosphorous	0.02 %

B. For castings for steam fittings to be used in installations having a pressure range from 75 to 125 pounds per square inch (for naval vessels, range to be 0-125 pounds per sq. in.) and a temperature not exceeding 340 degrees Fahrenheit, and for general high grade pressure castings and fittings, ingots of the following specifications:—

4.5	5.5% Tin
4.5	5.5% Lead
4.5	5.5% Zinc

and the balance copper, with impurities not in excess of the following respective limits

Iron	0.25 %
Aluminum	none*
Silicon	0.005%
Antimony	0.25 %
Sulphur	0.08 %
Phosphorous	0.01 %

(NOTE.—Nickel will be permitted by the Metals Controller for additions to this ingot when necessary to meet required physical properties.)

C. For castings for steam fittings (except naval vessels) to be used in installations having 75 pounds per square inch pressure or less, or for castings for industrial or domestic steam heating, ingots of the following specifications:

2.50	3.50% Tin
6.50	7.50% Lead
8.00	10.00% Zinc

and the balance copper, with impurities not in excess of the following respective limits

Iron	0.35 %
Aluminum	none*
Silicon	0.005%
Antimony	0.25 %
Sulphur	0.08 %
Phosphorous	0.01 %

D. For castings for general use as bearings and bushings, ingots of the following specifications:—

4.5	5.5 % Tin
8.00	10.00% Lead
3.5	4.5 % Zinc
0.75	1.25% Nickel

and the balance copper, with impurities not in excess of the following respective limits

Iron	0.25 %
Aluminum	none*
Silicon	0.005%

E. For castings for all plumbing supplies, hot water heating, air and gas fittings or miscellaneous purposes, ingots of the following specifications:

0.75	1.25% Tin
7.00	9.00% Lead
12.00	15.00% Zinc

and the balance copper, with impurities not in excess of the following respective limits

Iron	0.25 %
Aluminum	none*
Silicon	0.25 %

NOTE*.—In determining the aluminum allowance in Paragraphs (A), (B), (C), (D) and (E), the requirement of “none” is complied with if the aluminum content does not exceed 0.005% when determined on a 10 gram sample.

4. *Licensed Smelters to Comply with Certain Conditions.*

Licensed smelters producing ingot to analyses of Section 3 next preceding shall:

- (a) Provide the consumer of ingot with the analysis of each heat showing the percentages present of tin, lead, zinc, copper, nickel and iron and the impurities by difference.
- (b) Prominently stamp or mark each such ingot with the letter A, B, C, D, or E, respectively, as the analysis thereof conforms to Paragraph (A), (B), (C), (D), or (E) of said Section 3.
- (c) In making shipments composed of ingots from different heats all necessary precautions must be taken to keep the ingots from each heat separate so as to ensure that a rejection of one or more heats will not cause rejection of the entire shipment.

5. *Permits.*

The provisions of this Order shall be subject to any permit or Order of the Metals Controller.

6. *Other Restrictive Orders*

The provisions of this Order shall not relieve any person from the obligation to comply with any greater restriction imposed by any other Order or authority and in particular the Order of the Metals Controller No. M.C. 24 relating to non-ferrous metal ingots.

7. *Effective Date*

This Order shall be effective on and after March 15, 1943.

G. C. BATEMAN,
Metals Controller.

APPROVED:

A. H. WILLIAMSON
*Vice Chairman-Wartime Industries
Control Board.*

NOTE: Minimum physical properties expected from ingot A, B, C, D, and E.

"Yield Point" means the stress which produces an elongation of 0.5%, that is, 0.01 inches in a gauge length of 2 inches. Measurement to be made with specimen under tension.

Ingot "A"—Yield Point.....	16,000 pounds per sq. in.
Ultimate Tensile	
Strength	34,000 " " " "
Elongation	22.0% in 2 inches.
Ingot "B"—Yield Point.....	14,000 pounds per sq. in.
Ultimate Tensile	
Strength	30,000 " " " "
Elongation	20% in 2 inches.
Ingot "C"—Yield Point.....	12,000 pounds per sq. in.
Ultimate Tensile	
Strength	26,000 " " " "
Elongation	15% in 2 inches.
Ingot "D"—Yield Point.....	12,000 pounds per sq. in.
Ultimate Tensile	
Strength	25,000 " " " "
Elongation	10% in 2 inches.

Ingot "E"—Yield Point.....	12,000 pounds per sq. in.
Ultimate Tensile	
Strength	22,000 " " " "
Elongation	15% in 2 inches.

(WARNING.—Under Section 15 of the Wartime Industries Control Board Regulations, it is an offence punishable by fine up to Five Thousand Dollars or to imprisonment up to five years or to both fine and imprisonment for any person to fail to observe any Order of a Controller or to make any false statement or representation to or for the use of information of a Controller.)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 47

(Dragout Recovery Tanks)

(Zinc and Cadmium Electroplating)

Dated March 19, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225 of June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Vice-Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:—

- (a) "person" includes partnership, corporation, company, any governmental body or department and/or any aggregation of persons;
- (b) "dragout recovery tank" means any receptacle capable of holding liquids and resistant to alkaline solutions, and which is used or usable for the purpose of recovering electrolytes used in electroplating processes.

2. *Dragout Recovery Tanks to be used—Zinc and Cadmium Electroplating*

No person shall electroplate any article with a protective coating of zinc or cadmium where the volume of the electrolyte used exceeds 100 gallons (U.S. measure) unless such person has installed and uses for the recovery of the electrolyte, a dragout recovery tank of such size and shape as to enable such article to be fully rinsed when such tank is two-thirds filled with water.

3. *Permits or Orders*

This order shall be subject to any permit or order issued by the Metals Controller.

4. *Effective Date*

This Order shall become effective on and after the 15th day of May, 1943.

F. M. CONNELL,
Deputy Metals Controller.

APPROVED:

A. H. WILLIAMSON,
Vice-Chairman, Wartime Industries Control Board.

NOTE.—The dragout recovery tank should be installed directly adjacent to the plating bath as the first rinse tank for the article after leaving the plating bath. After rinsing in the dragout recovery tank the article should be allowed to drain thoroughly over such dragout recovery tank before proceeding to the next rinse tank. The solution in the dragout recovery tank should be used to replace any loss in the plating tank brought about by dragout or evaporation.

DEPARTMENT OF MUNITIONS AND SUPPLY
METALS CONTROLLER

Order No. M.C. 48

(Use of Refined White Arsenic in the Manufacture of Glass Containers)

Dated March 18th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. Interpretation.

For the purposes of this Order unless the context otherwise requires:

- (a) "Refined White Arsenic" shall mean a refined tri-oxide of arsenic— As_2O_3 ;
- (b) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons:

2. Use of Refined White Arsenic Prohibited in Manufacture of Glass Containers.

- (1) On and after the date of this Order, without a permit in writing from the Metals Controller, no person shall, except as provided in subsection (2) next following, use or consume refined white arsenic in the manufacture of glass containers.
- (2) The provisions of subsection (1) next preceding shall not apply to or affect the use of refined white arsenic in the manufacture of table glass, glass bulbs, glass tubing, heat resisting and fibre glass.

(NOTE.—The manufacture of optical and ophthalmic glass, flat, ornamental or structural glass is not affected by this Order.)

G. C. BATEMAN,
Metals Controller.

APPROVED:

A. H. WILLIAMSON,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

OFFICE OF THE OIL CONTROLLER

15 King Street West, Toronto

Order No. Oil 12

(Gasoline Rationing for Motor Vehicles and Non-Commercial Marine Engines)

Dated the 19th day of March, 1943

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, and any other enabling Order in Council or Statute and with the approval of the Minister of Munitions and Supply and the Vice-Chairman of the Wartime Industries Control Board.

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order unless the context otherwise requires:—

- (a) "bulk station" shall mean any stationary gasoline tank storage facilities and any bulk barrel station from which gasoline is delivered to dealers whether or not deliveries are also made to consumers;
- (b) "consumer" shall mean a person acquiring gasoline for use and not for resale or gift or other transfer to another person;

- (c) "the Controller" or "the Oil Controller" shall mean the person from time to time appointed as Oil Controller by the Governor General in Council;
- (d) "coupon" shall mean a coupon issued by the Oil Controller under which the delivery, in the year commencing April 1, 1943, of a unit or fraction of a unit or a number of units or a specified quantity of graded gasoline is authorized; and "coupon" includes:
 - (i) a requisition, and
 - (ii) a special written authorization issued by the Oil Controller or his authorized representative under which the delivery of a specified number of units or gallons of graded gasoline is authorized to, or for the operation of, a motor vehicle or non-commercial marine engine identified in such authorization; and
 - (iii) an Inventory Coupon or authorization issued by the Oil Controller or his authorized representative;
- (e) "dealer" shall mean any person who sells or supplies gasoline in any quantities whatsoever directly to consumers; and "Dealer outlet" shall mean any service station, garage, place or location used for the sale or supply of gasoline directly to consumers;
- (f) "distributor" shall mean any person who sells or supplies gasoline to any dealer;
- (g) "distributor importer" shall mean any person importing gasoline for resale to any dealer;
- (h) "gasoline" shall mean every volatile hydrocarbon fuel capable of use in internal combustion engines requiring a carburent fuel, but does not include materials known as aviation fuel, casing head paint thinners, cleaning naphthas, rubber solvent, naphthas, lighting naphthas, gas machine naphthas, or heavier fuels in such classes as kerosene, engine distillate or diesel fuel oil. The Oil Controller may by Order or direction exclude from or include in this definition any fuel capable of use in internal combustion engines;
- (i) "graded gasoline" shall mean unmarked gasoline which complies with the specifications for a grade of motor fuel as prescribed by Schedule "A" or Schedule "B" to and forming part of Order No. 008A of the Oil Controller dated September 26, 1941, and does not include "marked gasoline" whether or not it complies with the said specifications;
- (j) "marked gasoline" shall mean with respect to any province or area, any gasoline which has been marked in accordance with the directions and specifications of the Oil Controller with respect to that province or area as set out in Schedule "D" hereto or which has been otherwise marked as the Oil Controller shall from time to time order or direct;
- (k) "importer" shall include any person importing gasoline;
- (m) "motor vehicle" shall mean any self-propelled vehicle (including a motor cycle) the motive power for which is furnished by any type of gasoline operated internal combustion engine, and which is licensed or registered or required to be licensed or registered for highway use. The Oil Controller may by order or direction exclude from or include in this definition any vehicle propelled by a gasoline operated internal combustion engine;
- (n) "non-commercial marine engine" shall mean a gasoline operated internal combustion engine for propelling vessels, motor boats, or water craft of any kind, used for any purpose other than the following, namely:
 - Essential transportation to and from a permanent residence;
 - Fishing or guiding as a means of livelihood;
 - Ferrying for hire;
 - Freight-carrying for hire;
 - Government service of any government or local government, including a municipality (including dredging and salvaging);
 - Logging;
 - Lumbering;
 - Prospecting;
 - Trapping;
 - Testing of new boats by a boat-builder;

Passenger-carrying for hire;

Towing for hire;

Such other purposes as the Oil Controller shall by order determine to be commercial purposes;

- (o) "person" shall include company, corporation, partnership or any number or aggregation of persons;
- (p) "producer" shall include refiner and any person producing gasoline;
- (q) "requisition" shall mean an authorized written demand or request of the Military Forces of Canada or her Allies for the delivery of a specified quantity of graded gasoline for military purposes to or for the operation of a motor vehicle or a non-commercial marine engine;
- (r) "supplier" shall mean any person supplying gasoline;
- (s) "valid coupon" shall mean a coupon obtained, surrendered and otherwise dealt with in accordance with the Orders of the Oil Controller, including any Order hereafter made.

2. *Use of Graded Gasoline and Marked Gasoline*

On and after April 1, 1943, except as hereinafter otherwise provided:

- (a) No person shall use or consume in any motor vehicle or non-commercial marine engine any gasoline other than graded gasoline obtained in exchange for a valid coupon issued in respect of such motor vehicle or non-commercial marine engine.
- (b) Graded gasoline delivered for a motor vehicle or a non-commercial marine engine shall not be transferred to or used or consumed in any other motor vehicle or non-commercial marine engine;
- (c) No dealer or distributor shall sell or supply gasoline for any purpose other than the operation of a motor vehicle or a non-commercial marine engine unless such gasoline shall have been marked in accordance with the specifications and directions set out in *Schedule "D" hereto*, or with such other marker as the Oil Controller shall order. Every distributor shall provide with any gasoline sold or supplied by him an invoice which shall specify whether such gasoline is marked gasoline or graded gasoline. Marked gasoline shall be used for the purpose of operating all gasoline operated internal combustion engines except motor vehicles and non-commercial marine engines. Marked gasoline shall not be used or consumed for the operation of a motor vehicle or a non-commercial marine engine. Nothing in this paragraph (c) shall apply to a sale or supply or delivery of gasoline to a bulk station, and gasoline may be marked by a bulk station operator before or at the time of delivery to a dealer or a consumer. No dealer or consumer shall mark gasoline.
- (d) No person shall import gasoline which is not delivered to a bulk station in Canada unless he procures and deposits with the Canadian Customs Official at the port of entry of such gasoline a certificate of the supplier of such gasoline stating that such gasoline is either graded gasoline or marked gasoline as defined by this Order and the gallonage of each. A Canadian Customs Official receiving any such certificate shall forward it to the Oil Controller;

3. *Application for Gasoline Licence and Ration Coupon Book*

- (1) Except as in Section 6 of this Order otherwise provided, no person shall operate, or use gasoline for the operation of, any motor vehicle or non-commercial marine engine unless such motor vehicle or non-commercial marine engine has been registered by its owner with the Oil Controller and unless a Gasoline Licence and Ration Coupon Book has been issued in respect thereof and remains in effect, and then only in accordance with the provisions of such Gasoline Licence and Ration Coupon Book and the Coupons therein and in accordance with the Orders of the Oil Controller, including any Order hereafter made, and the Orders shall govern in the event of any conflict.
- (2) Any person being the owner of a motor vehicle and wishing to be registered for gasoline privilege by the Oil Controller as such owner and to obtain a Gasoline Licence and Ration Coupon Book in respect of such motor vehicle shall make application in writing in or on such form as the Oil Controller shall from time to time prescribe.

- (3) No person shall be registered and have a Gasoline Licence and Ration Coupon Book issued to him for a motor vehicle unless he shall first have complied with any licensing or registration requirement of any province of Canada with respect to such motor vehicle for the current year.
- (4) Any person being the owner of a non-commercial marine engine and wishing to be registered for gasoline privilege by the Oil Controller as such owner and to obtain a Gasoline Licence and Ration Coupon Book in respect of such non-commercial marine engine may make application to the Oil Controller, 82 Grange Ave. at Spadina, Toronto, Canada, in writing in or on such form as the Oil Controller shall from time to time prescribe.
- (5) Every person shall pay for each such Gasoline Privilege Registration a fee of One Dollar (\$1.00) which sum shall be paid to the Order of the Treasurer or the Finance Minister of the province or to the Receiver General of Canada as the Controller shall from time to time direct; provided that this subsection shall not apply to any motor vehicle operated by a non-resident of Canada.
- (6) Power is hereby delegated to each issuer of Provincial motor vehicle licences to issue or deliver gasoline licences and Ration Coupon Books as directed or authorized from time to time by the Oil Controller or his representative.

4. *Gasoline Licence and Ration Coupon Book.*

- (1) Each applicant for registration and Gasoline Licence and Ration Coupon Book whose application in respect of a motor vehicle or non-commercial marine engine is granted shall be allowed such coupons representing such units or quantities of gasoline as the Oil Controller or his representative shall from time to time determine and shall receive such Gasoline Licence and Ration Coupon Book as is issued to him.
- (2) Every such Gasoline Licence and Ration Coupon Book shall be issued in respect of a specific motor vehicle or non-commercial marine engine which shall be identified by a memorandum in or on such Gasoline Licence and Ration Coupon Book, and every such Gasoline Licence and Ration Coupon Book shall be and remain the property of the Oil Controller and the Oil Controller may suspend, cancel or refuse to issue any such Gasoline Licence and Ration Coupon Book and may require the return thereof during suspension and/or pursuant to such cancellation whenever the Controller deems it to be in the public interest to do so.

5. *Non-Residents of Canada—Motor Vehicles of*

- (1) Any person being a non-resident of Canada and desiring to operate in any of the provinces of Canada a motor vehicle not licensed and not required to be licensed by any of the provinces of Canada may apply to be registered for gasoline privilege and to obtain a Gasoline Licence and Ration Coupon Book as follows:—
 - (a) where such person desires to operate such motor vehicle for business purposes such person shall apply to a Regional Control Office of the Oil Controller, and
 - (b) where such person desires to operate such motor vehicle for other than business purposes such person may apply to the Canadian Customs official at the port of entry into Canada or to a Regional Control Office.

The Manager of each Regional Control Office and each Customs Official may deliver to any such person a Gasoline Licence and Ration Coupon Book as instructed by the Oil Controller.

- (2) Every such Gasoline Licence and Ration Coupon Book shall be issued in respect of a specified motor vehicle which shall be identified by a memorandum in or on such Gasoline Licence and Ration Coupon Book, and every such Gasoline Licence and Ration Coupon Book shall be and remain the property of the Oil Controller and the Oil Controller may suspend, cancel or refuse to issue any such Gasoline Licence and Ration Coupon Book and may require the return thereof during suspension and/or pursuant to such cancellation whenever the Controller deems it to be in the public interest to do so.

- (3) Every such applicant whose application is granted shall receive a Gasoline Licence and Ration Coupon Book containing such coupons representing such units or quantities of gasoline as the Oil Controller or his representative shall from time to time determine.
- (4) Every such non-resident shall, before leaving Canada, deliver up to a Canadian Customs Official at the point where he is about to leave Canada, any Gasoline Licence and Ration Coupon Book issued to him for other than business purposes, with any unused coupons attached.
- (5) A Canadian Customs Official receiving any such Gasoline Licence and Ration Coupon Book shall deliver it to the Oil Controller and any Canadian Customs Official receiving or issuing any Gasoline Licence or Ration Coupon Book shall furnish to the Oil Controller such statements or information as the Oil Controller may arrange or require.
- (6) The Gasoline Licence for any such non-resident, for other than business purposes, shall be in the form marked Schedule "B" to and forming part of this Order or such other form as the Oil Controller may determine.
- (7) Every non-resident applying to be registered for gasoline privilege for business purposes shall pay for such gasoline privilege registration a fee of one dollar (\$1.00), which fee shall be paid to the order of the Receiver-General of Canada or as the Oil Controller shall from time to time direct.

6. *Military Forces of Canada and her Allies*

Except as in this Order otherwise provided, nothing in this Order shall extend to or affect the importation, distribution, purchase, use or consumption by the military forces of Canada or her Allies, of gasoline which is imported by such forces or acquired by such forces directly from an importer or a producer or a bulk station. ♦

7. *Unit Gallonage*

Until further ordered, a one unit coupon shall authorize the delivery of three Imperial gallons of graded gasoline, and any fractional unit or any fraction of a unit (where the form of the ration coupon indicates that it is divisible) shall authorize the delivery of a corresponding quantity of graded gasoline, but the Oil Controller may from time to time vary the quantity represented by a unit, either generally or with respect to any person or to any category or class of persons, or to any area.

8. *Coupons*

- (1) On and after April 1, 1943, no dealer shall deliver and no consumer shall acquire graded gasoline otherwise than upon the surrender to such dealer by the consumer of valid coupons at the time of delivery and no dealer shall deliver and no consumer shall acquire more graded gasoline or less graded gasoline than the quantity authorized by the valid coupons surrendered at such time.
- (2) Each dealer outlet shall be supplied with gasoline for sale at any one place of business, only from one of the three following sources, namely:
 - (a) From one Canadian supplier operating one or more bulk stations, whether directly or through a distributor who does not operate a bulk station, or
 - (b) From one distributor importer, not operating a bulk station, or
 - (c) By importation from a supplier outside of Canada.
- (3) On and after April 1, 1943, no bulk station operator or distributor importer shall deliver and no dealer shall acquire graded gasoline otherwise than upon the surrender by such dealer of valid coupons at the time of delivery and no bulk station operator or distributor importer shall deliver, and no dealer shall acquire more graded gasoline or less graded gasoline than the quantity authorized by the valid coupons so surrendered.
- (4) No coupon which was issued for use prior to April 1, 1943, shall be valid and no such coupon shall on or after April 1, 1943, authorize a supply of gasoline whether by a dealer or a bulk station or otherwise.
- (5) All coupons surrendered by a dealer to a bulk station operator or a distributor importer shall be enclosed in an envelope or envelopes bearing on the face thereof a fully completed statement, for the information of the Oil Controller,

in substantially the form set out in Schedule "F" hereto; provided that where graded gasoline is obtained from a supplier outside of Canada and imported to a dealer outlet, the coupons shall be so delivered, or mailed by registered mail, to the Office of the Oil Controller, 15 King Street West, Toronto, Ontario.

- (6) Every bulk station operator and every distributor importer who supplies graded gasoline to a dealer outlet as aforesaid shall furnish such dealer outlet, at the expense of such bulk station operator or distributor importer, with envelopes bearing on the front the statement prescribed by subsection (5) of this section.
- (7) Each distributor importer not operating a bulk station shall deliver, or mail by registered mail, not later than 12 days after the end of each calendar month and not later than 12 days after the 15th day of each calendar month, to the Office of the Oil Controller, 15 King Street West, Toronto, Ontario, all envelopes containing coupons received by such distributor importer and not already forwarded to the Oil Controller. All such envelopes shall be carefully handled by such distributor importer and shall be forwarded to the Oil Controller unopened.
- (8) Every person who imports graded gasoline which is not being delivered to a bulk station in Canada must before obtaining a permit for such importation deliver to the Office of the Oil Controller, 15 King Street West, Toronto Ontario, the number of coupons required to authorize a delivery of the quantity of graded gasoline so imported.

(NOTE: If the coupons already delivered to the Oil Controller by a dealer importer or distributor importer do not authorize the importation of the quantity of gasoline for which permit is requested then any additional required coupons must be delivered to the Oil Controller.)

- (9) On and after the 1st day of April, 1943, each person operating one or more bulk stations shall keep a record in respect of each dealer outlet to which he supplies gasoline from such bulk stations either directly or through a distributor not operating a bulk station, showing in imperial gallons:
 - (a) The quantity of graded gasoline in each delivery on and after April 1st, 1943, from such bulk stations to each such dealer outlet, either directly or through a distributor not operating a bulk station, and the date of each such delivery and the bulk station from which the delivery was made, and
 - (b) The quantity of graded gasoline represented by the coupons certified to be in each envelope received at such bulk stations from each such dealer outlet and the bulk station at which it was received.

The total barrel storage capacity of a dealer shall in no case exceed his maximum inventory of barrel storage during 1941, as certified in writing by such dealer to such bulk station operator for the information of the Oil Controller.

- (10) All coupon envelopes received at a bulk station from dealers shall be carefully kept by the operator of such bulk station and the envelopes received from each dealer outlet shall be kept separate, and all such envelopes and coupons shall be delivered to or made available to the Oil Controller or his representative at any time on request. Every person operating a bulk station shall prior to the 27th day of each month open at least one envelope received during the preceding month from each of one-third of the dealer outlets supplied by him during such preceding month and shall ascertain whether the number and kinds of coupons in each such envelope opened agree with the statement on the front of the envelope. Each person operating a bulk station shall establish a system under which at least one envelope received from each dealer outlet during each quarter yearly period from and after April 1, 1943, shall be so opened and checked. Coupon envelopes received by a bulk station from a dealer outlet operated by the owner or operator of such bulk station shall all be separately checked and counted by the bulk station operator after delivery to the bulk station.

- (11) On or before the 27th day of May, 1943, and on or before the 27th day of each and every month thereafter each person operating a bulk station or bulk stations shall deliver to the Office of the Oil Controller, 15 King Street West, Toronto, Ontario.
 - (a) a completed statement in respect of each bulk station operated by such person, and
 - (b) a completed statement in respect of all bulk stations operated by such person,
 giving in each such statement the information in substantially the form set out in Schedule "G" to this Order.
- (12) Each operator of a bulk station who supplies gasoline to a dealer outlet or dealer outlets operated by him, shall comply with this Order Oil 12 as if such dealer outlets and bulk stations were operated by separate operators, and each such operator shall make such further checks or audits and shall keep such further book accounts and records and shall deliver to the Oil Controller such further statements or information as the Oil Controller shall from time to time prescribe.
- (13) Where a Gasoline Licence and Ration Coupon Book is issued each coupon shall be a valid coupon only while remaining attached to such Gasoline Licence and Ration Coupon Book, with which it was issued and when it has been detached and is surrendered in accordance with this Order, and in the case of a motor vehicle, when it is detached by the person delivering graded gasoline to the motor vehicle at the time of such delivery; provided that any person engaged in federal or provincial government service, farming, fishing, lumbering, mining or construction and who is authorized to obtain barrel deliveries of graded gasoline may detach and deliver or mail to his supplier sufficient coupons to obtain the delivery of any barrel or barrels of graded gasoline ordered by him; provided further, however, that any such person so ordering graded gasoline for more than one motor vehicle shall detach and deliver coupons issued in respect of each vehicle in proportion to its estimated consumption of the graded gasoline so ordered. Each consumer who operates a consumer pump or pumps for motor vehicles shall establish and maintain a system so that coupons shall be detached at the time of delivery by the person or persons delivering graded gasoline to the motor vehicles and that not more nor less coupons shall be detached from any Gasoline Licence and Ration Coupon Book than sufficient to authorize the delivery of the quantity of graded gasoline into the tank of the motor vehicle in respect of which such Gasoline Licence and Ration Coupon Book was issued.
- (14) Every ration coupon not delivered in exchange for graded gasoline must be left attached in the Gasoline Licence and Ration Coupon Book and the Gasoline Licence and Ration Book must be delivered for inspection by the Oil Controller or his representative at any time, and the Oil Controller or his representative may seize any such Gasoline Licence and Ration Coupon Book or any coupon which he believes to be evidence of an offence under this or any other Order of the Oil Controller.
- (15) Except as otherwise herein provided, every person obtaining possession of any coupons pursuant to a delivery of graded gasoline shall deliver such coupons to such person or persons, at such time or times, so arranged and together with such statements or information in such form, as the Oil Controller may require. Any person who receives coupons for the disposal of which no other provision is made hereunder shall deliver such coupons within one month to the Oil Controller at 15 King Street West, Toronto, Ontario.

9. Inventory Coupons and Reports on Storage Capacity.

- (1) The Controller may issue Inventory coupons to any Dealer Outlet or other person to enable him to establish or replenish his stock of graded gasoline.
- (2) On or before the 1st day of April, 1943, each dealer and each bulk station operator, and on or before the 20th day of April, 1943, each consumer who has tank storage shall deliver to his supplier for the information of the Oil Controller a statement in substantially the form set out in Schedule "E" hereto. Each person receiving any such form shall deliver it promptly to the Oil Controller.

10. *Shortages in Service Stations and Bulk Stations—Onus.*

- (1) If at any time the graded gasoline on hand at any dealer outlet together with a quantity of graded gasoline corresponding to the coupons on hand at such dealer outlet at such time (and together with an allowance of $1\frac{1}{2}$ per cent of the total amount of graded gasoline delivered to such dealer outlet on or after April 1, 1943) is less than the reported storage capacity of such dealer outlet for graded gasoline as at April 1, 1943, reported pursuant to subsection (2) of Section 9 of this Order, such shortage shall be prima facie evidence that the dealer operating such dealer outlet has, in breach of this Order, delivered graded gasoline otherwise than upon the surrender to such dealer, by a consumer, of valid coupons.
- (2) If at any time the gasoline on hand at any bulk station, together with the total amount of the gasoline distributed from such bulk station on and after April 1, 1943 (and together with an allowance of $1\frac{1}{2}$ per cent of the total amount of gasoline distributed from such bulk station on or after April 1, 1943) is less than the quantity of gasoline on hand at such bulk station at 7 a.m., April 1, 1943, plus the amount received at such bulk station on and after April 1, 1943, such shortage shall be prima facie evidence that the person operating such bulk station has, in breach of this Order, delivered graded gasoline otherwise than upon the surrender of valid coupons.

11. *Detaching Coupons and Unauthorized Possession of Loose Coupons and Ration Coupon Books.*

- (1) No person shall detach any coupon from a Gasoline Licence and Ration Coupon Book issued in respect of a motor vehicle except the following persons:
 - (a) A person delivering graded gasoline to a motor vehicle and at the time of such delivery; or
 - (b) A person engaged in Federal or Provincial Government service, farming, fishing, lumbering, mining or construction, who is authorized to obtain barrel deliveries of graded gasoline.
- (2) No person shall have in his possession any coupon not attached to and forming part of a Gasoline Licence and Ration Coupon Book issued under this Order; provided that this subsection (2) shall not apply to,
 - (a) Possession at a dealer outlet by a dealer or a person in his employ, where possession is acquired in the course of his business or employment;
 - (b) Possession at a bulk station by a bulk station operator or a person in his employ, where possession is acquired in the course of his business or employment;
 - (c) Possession by a distributor importer or other distributor of gasoline, or a person in his employ, where possession is acquired in the course of his business or employment;
 - (d) Possession by a person engaged in Federal or Provincial Government service, farming, fishing, lumbering, mining or construction, who is authorized to obtain barrel deliveries of graded gasoline.
- (3) No person shall have in his possession any Gasoline Licence and Ration Coupon Book other than a Gasoline Licence and Ration Coupon Book issued to him in respect of a motor vehicle owned or operated by him, except with the consent of the person to whom such Gasoline Licence and Ration Coupon Book has been issued.

12. *Use of Graded Gasoline by Producers, Importers, Distributors and Dealers.*

- (1) Except under and in compliance with a Gasoline Licence and Ration Coupon Book, no producer, importer, distributor, supplier or dealer shall use or permit the use of graded gasoline produced or imported or otherwise acquired by him for the operation of any motor vehicle or non-commercial marine engine owned by him or under his control.
- (2) Each consumer, dealer, bulk station operator, supplier, distributor, importer or producer who acts in more than one of such capacities in relation to gasoline, shall comply with this Order in each such capacity.

13. *Records and Production.*

Every person producing, refining, importing, treating, keeping, storing, transporting, distributing, acquiring, using, consuming or disposing of gasoline shall keep such books, accounts and records, as may from time to time be prescribed by the Oil Controller either generally or specifically, and every such person shall produce to any person authorized by the Oil Controller in writing all or any books, records, or documents and shall permit the person so authorized to make copies of or take extracts from the same and to remove and retain any such books, records or documents when the Oil Controller deems this necessary.

14. *Motor Vehicles to Display Notice of Categories. (Stickers)*

- (1) On and after April 1, 1943, each person who is the holder of an uncanceled gasoline licence and ration coupon book in respect of a motor vehicle shall display on the front windshield of such motor vehicle, clearly visible from the outside thereof, the letter or letters designating the category of any gasoline licence and ration coupon book or books issued in respect of such motor vehicle. The letter or letters shall be of the size and colour and in the form prescribed or provided by the Oil Controller and the category commercial shall be designated by the letter "T". If any motor vehicle has no front windshield, the letter or letters shall be clearly displayed in substantially the size, colour and form of those prescribed or provided by the Oil Controller (by painting if necessary) on the outside surface of the left side of such motor vehicle. Any person who is the holder of an "AA" category licence and ration coupon book and an additional licence and ration coupon book in respect of the same motor vehicle shall display the letter or letters designating each category.
- (2) No person shall supply graded gasoline to any motor vehicle which does not display any notice required by subsection (1) next preceding and every person before supplying graded gasoline to a motor vehicle shall ascertain that the required letter or letters displayed correspond with the category of the gasoline licence and ration coupon book from which coupons are surrendered and that the licence number of such motor vehicle corresponds to the licence number set out on such gasoline licence and ration coupon book; or
- (3) Nothing in subsection (1) or subsection (2) of this Section shall extend or apply to
 - (a) Any motor vehicle which is being operated under a non-business non-resident (tourist) gasoline licence and ration coupon book.
 - (b) Any motor vehicle which is being operated under a dealer's licence issued by one of the provinces of Canada and which bears dealer's licence plates; or
 - (c) a motorcycle.

15. *Change of Title to Motor Vehicle or Non-Commercial Marine Engine.*

- (1) If title to the motor vehicle or non-commercial marine engine in respect of which a Gasoline Licence and Ration Coupon Book is issued changes, or if by reason of a change in the use of such motor vehicle or non-commercial marine engine or for any other reason, the person who obtained such Gasoline Licence and Ration Coupon Book becomes disentitled thereto, then such person shall forthwith give notice to, and send such Gasoline Licence and Ration Coupon Book to, in the case of a motor vehicle, the nearest Regional Control Office of the Oil Controller in the province in which such person resides and, in the case of a non-commercial marine engine, the Office of the Oil Controller, 82 Grange Ave., at Spadina, Toronto, Ontario.
- (2) At the time of, or immediately prior to, the sale or other disposition of a motor vehicle bearing a letter or letters designating the category of any Gasoline Licence and Ration Coupon Book issued in respect thereof, the person so selling or disposing of such motor vehicle shall remove completely or obliterate such letter or letters.

16. *Alteration, Loss, Destruction or Mutilation of Gasoline Licence and Ration Coupon Book.*

- (1) No person shall alter, deface, obliterate or mutilate any coupon or the licence number or serial or model number on the front of any Gasoline

Licence and Ration Coupon Book. Any alteration or defacement of the Licence number or serial or model number on the front of the Gasoline Licence and Ration Coupon Book shall cancel the attached Gasoline Licence and render the attached coupons invalid and any alteration, obliteration or mutilation of a one-unit coupon or a fractional unit coupon shall render the one-unit coupon or the fractional unit coupon respectively invalid and no person shall deliver or acquire gasoline in exchange for any such altered, obliterated or mutilated coupon.

- (2) Any person whose Gasoline Licence and Ration Coupon Book in respect of a motor vehicle or non-commercial marine engine is accidentally lost, destroyed, obliterated or mutilated may apply to the Regional Control Office of the Oil Controller in the province in which he resides for a new Gasoline Licence and Ration Coupon Book and the Controller on being satisfied on oath or affirmation that such Gasoline Licence and Ration Coupon Book was accidentally lost, destroyed, obliterated or mutilated, may in his absolute discretion authorize the issuance of a new Gasoline Licence and Ration Coupon Book in respect of such motor vehicle or non-commercial marine engine. Every such application shall be accompanied by a statement of the facts on oath or affirmation and by any such obliterated or mutilated Gasoline Licence and Ration Coupon Book. A re-registration fee of One Dollar (\$1) shall be paid for such new Gasoline Licence and Ration Coupon Book, which sum shall be paid to the Order of the Treasurer or Finance Minister of the province or to the Receiver General of Canada as the Oil Controller shall from time to time direct.

17. *Powers of Regional Control Officers.*

The powers of the Oil Controller in respect to or incidental to the following matters are hereby (subject to review by the Oil Controller) delegated to each Regional Control Office Manager;

The Powers Delegated:

- (a) The issuing of Gasoline Licences and Ration Coupon Books and the determination and allotment of coupons in respect of motor vehicles.
- (b) The issuing of written special authorizations as directed by the Oil Controller.
- (c) The administration, under direction of the Oil Controller, of all matters relating to this Order.

18. *Licence Forms—Non-Commercial Marine Engine and Motor Vehicle (Except Tourists).*

- (1) The gasoline licence for any person other than a non-business non-resident (tourist), in respect of a motor vehicle, shall be in the form set out in Schedule "A" hereto or such other form as the Oil Controller may determine.
- (2) The gasoline licence for non-commercial marine engines shall be in the form set out in Schedule "C" hereto, or such other form as the Oil Controller may determine.

(Note: For non-business non-resident (tourist) licence form see Section 5, sub-section (6) and Schedule "B.")

19. *Application Only in Provinces.*

Nothing in this Order shall extend or apply to any part of Canada not included in one or other of the provinces of Canada.

20. *Permits.*

The provisions of this Order shall be subject to any Permit or Order issued by the Oil Controller to meet exceptional circumstances.

21. *Rescissions and Effective Date.*

This Order Oil 12 shall be effective on and after April 1, 1943, and the following Orders of the Oil Controller are hereby rescinded as of April 1, 1943:

Order No. O. C. 12, dated March 4, 1942.

Order No. O. C. 12D, dated May 14, 1942.

Order No. O. C. 12D-1, dated September 29, 1942.

Order No. Oil 12D-2, dated November 26, 1942.

G. R. COTTRELLE,
Oil Controller.

APPROVED:

A. H. WILLIAMSON,
Vice-Chairman, The Wartime Industries Control Board.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

REGIONAL CONTROL OFFICES FOR MOTOR VEHICLES

Prince Edward Island	Chappel Building, Charlottetown.
New Brunswick	58 King Street, Saint John.
Nova Scotia	100 Sackville Street, Halifax.
Quebec	Merchants Club Bldg., Quebec City. The Chalet, Lafontaine Park, Montreal.
Ontario	794 Bank Street, Ottawa. 82 Grange Ave., at Spadina, Toronto. 655 London Street West, Windsor.
Manitoba	Canada Permanent Building, 296 Garry Street, Winnipeg.
Saskatchewan	1706 Hamilton Street, Regina.
Alberta	Williamson Block, Edmonton.
British Columbia	815 West Hastings St., Vancouver.

CONTROL OFFICE FOR NON-COMMERCIAL MARINE ENGINES

82 Grange Ave., at Spadina, Toronto, Ont.

SCHEDULE "A" TO ORDER OIL 12 OF THE OIL CONTROLLER

C. D. HOWE, <i>Minister of Munitions and Supply</i>	A. H. WILLIAMSON, <i>Vice-Chairman, The Wartime Industries Control Board</i>	G. R. COTTRELLE, <i>Oil Controller</i>
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GASOLINE LICENCE AND RATION COUPON BOOK

LICENCE

The owner of the motor vehicle bearing the provincial licence number imprinted on the cover of this book (having been registered for the purpose of gasoline control) is hereby licensed to purchase graded gasoline for use only in the operation of such motor vehicle, subject to strict compliance with the following

CONDITIONS

1. It is understood and agreed that this licence and the attached ration coupons are issued in respect of the said motor vehicle and are and shall remain the property of the Oil Controller and are not transferable, and may be cancelled or varied at any time.

2. The only gasoline used to operate the said motor vehicle shall be graded gasoline (as designated by the Oil Controller), which gasoline shall be obtained in accordance with the orders of the Oil Controller, including any order hereafter made, and shall be used in compliance with the provisions of the said orders and of this licence and the attached ration coupons.

3. The said graded gasoline shall only be delivered or acquired on surrender of the number of the attached coupons required for the gallonage obtained.

4. The graded gasoline obtained on surrender of the attached coupons shall be used in the operation of the said motor vehicle only and shall not be used, resold, or given for use in any other motor vehicle or any marine engine.

5. Each ration coupon attached hereto shall only be valid while remaining so attached, and when it is detached by the person delivering graded gasoline at the time when such graded gasoline is delivered by him to the said motor vehicle. Every ration coupon not detached by a person delivering gasoline to the motor vehicle must remain attached hereto, and this licence and ration coupon book must be delivered for inspection by the Oil Controller or his representative at any time.

6. If title to the said motor vehicle changes, or if by reason of a change in the use of the said motor vehicle or for any other reason the person who obtained this licence and ration coupon book becomes disentitled to this licence or to the use of the attached ration coupons, then such person shall forthwith give notice in writing and send this licence and ration coupon book to the nearest office of the Oil Controller in the province in which such person resides.

7. This licence authorizes the purchase in the year commencing April 1, 1943, and ending March 31, 1944, of graded gasoline in accordance with and in exchange for the coupons attached in this ration coupon book. Each coupon authorizes the delivery of such gallonage of graded gasoline as the Oil Controller shall, from time to time, determine.

8. Any alteration or defacement of the licence number on the front of this licence and ration coupon book shall cancel this attached licence and render the attached coupons invalid, and any alteration, obliteration or mutilation of a one unit coupon or a fractional unit coupon shall render the one unit coupon or the fractional unit coupon respectively invalid, and no person shall deliver or acquire gasoline in exchange for any such altered, obliterated or mutilated coupon.

9. This licence shall be cancelled for any breach of these conditions or any breach of any order (including any orders hereafter made) of the Oil Controller by the owner of the said motor vehicle or by any person in possession of it who acquired such possession with his consent express or implied.

G. R. COTTRELLE,
Oil Controller for Canada.

SCHEDULE "B" TO ORDER OIL 12 OF THE OIL CONTROLLER

C. D. HOWE,
*Minister of Munitions
and Supply*

A. H. WILLIAMSON,
*Vice-Chairman, The Wartime
Industries Control Board*

G. R. COTTRELLE,
Oil Controller

GASOLINE LICENCE AND RATION COUPON BOOK

NON-RESIDENT LICENCE (TOURIST)

The operator of the motor vehicle bearing the licence number inscribed on the cover of this book IS HEREBY LICENSED to purchase graded gasoline for use only in the operation of such motor vehicle, subject to strict compliance with the following

CONDITIONS

1. It is understood and agreed that this licence and the attached ration coupons are issued in respect of the said motor vehicle and are and shall remain the property of the Oil Controller and are not transferable, and may be cancelled or varied at any time.

2. Only graded gasoline (as designated by the Oil Controller) shall be acquired in Canada for the operation of the said motor vehicle, which gasoline shall be obtained in accordance with the orders of the Oil Controller, including any order hereafter made, and shall be used in compliance with the provisions of the said orders and of this licence and the attached ration coupons.

3. The said graded gasoline shall only be delivered or acquired on surrender of the number of the attached coupons required for the gallonage obtained.

4. The graded gasoline obtained on surrender of the attached coupons shall be used in the operation of the said motor vehicle only and shall not be used, resold, or given for use in any other motor vehicle or any marine engine.

5. Each ration coupon attached hereto shall only be valid while remaining so attached, and when it is detached by the person delivering graded gasoline at the time when such graded gasoline is delivered by him to the said motor vehicle. Every ration coupon not detached by a person delivering gasoline to the motor vehicle must remain attached hereto, and this licence and ration coupon book must be delivered for inspection by the Oil Controller or his representative at any time.

6. This gasoline licence and ration coupon book with any unused coupons attached shall be delivered by the operator before leaving Canada to a Canadian Customs official at the point of exit.

7. This licence authorizes the purchase in the year commencing April 1, 1943, and ending March 31, 1944, of graded gasoline in accordance with and in exchange for the coupons attached in this ration coupon book. Each coupon authorizes the delivery of such gallonage of graded gasoline as the Oil Controller shall, from time to time, determine.

8. Any alteration or defacement of the licence number on the front of this licence and ration coupon book shall cancel this attached licence and render the attached coupons invalid, and any alteration, obliteration or mutilation of a one unit coupon or a fractional unit coupon shall render the one unit coupon or fractional unit coupon respectively invalid, and no person shall deliver or acquire gasoline in exchange for any such altered, obliterated or mutilated coupon.

9. This licence shall be cancelled for any breach of these conditions or any breach of any order (including any orders hereafter made) of the Oil Controller by the owner of the said motor vehicle or by any person in possession of it who acquired such possession with his consent express or implied.

G. R. COTTRELLE,
Oil Controller for Canada.

SCHEDULE "C" TO ORDER 12 OF THE OIL CONTROLLER

C. D. HOWE,
*Minister of Munitions
and Supply*

A. H. WILLIAMSON,
*Vice-Chairman, The Wartime
Industries Control Board*

G. R. COTTRELLE,
Oil Controller

GASOLINE LICENCE AND RATION COUPON BOOK

NON-COMMERCIAL MARINE ENGINE LICENCE

The owner of the non-commercial Marine Engine the serial number or model number of which appears upon the cover of this book (having been registered for the purpose of gasoline control) IS HEREBY LICENSED to purchase graded gasoline for use only in the operation of such non-commercial Marine Engine, subject to strict compliance with the following

CONDITIONS

1. It is understood and agreed that this licence and the attached ration coupons are issued in respect of the said non-commercial Marine Engine and are and shall remain the property of the Oil Controller and are not transferable, and may be cancelled or varied at any time.

2. The only gasoline used to operate the said non-commercial Marine Engine shall be graded gasoline (as designated by the Oil Controller), which gasoline shall be obtained in accordance with the orders of the Oil Controller, including any order hereafter made, and shall be used in compliance with the provisions of the said orders and of this licence and the attached ration coupons.

3. The said graded gasoline shall only be delivered or acquired on surrender of the number of the attached coupons required for the gallonage obtained.

4. The graded gasoline obtained on surrender of the attached coupons shall be used in the operation of the said non-commercial Marine Engine only and shall not be used, resold, or given for use in any other Marine Engine or any motor vehicle.

5. Each ration coupon attached hereto shall only be valid while remaining so attached, and when it is detached by the person delivering graded gasoline at the time when such graded gasoline is delivered by him for use in said non-commercial Marine Engine. Every ration coupon not detached by a person delivering gasoline for use in said non-commercial Marine Engine must remain attached hereto, and this licence and ration coupon book must be delivered for inspection by the Oil Controller or his representative at any time.

6. If the title to the said non-commercial Marine Engine changes, or if by reason of a change in the use of the said non-commercial Marine Engine or for any other reason the person who obtained this licence and ration coupon book becomes disentitled to this licence or to the use of the attached ration coupons, then such person shall forthwith give notice in writing and send this licence and ration coupon book to the nearest office of the Oil Controller in the province in which such person resides.

7. This licence authorizes the purchase in the year commencing April 1, 1943, and ending March 31, 1944, of graded gasoline in accordance with and in exchange for the coupons attached in this ration coupon book. Each coupon authorizes the delivery of such gallonage of graded gasoline as the Oil Controller shall, from time to time, determine.

8. Any alteration or defacement of the serial number or model number on the front of this licence and ration coupon book shall cancel this attached licence and render the attached coupons invalid, and any alteration, obliteration or mutilation of a one unit coupon or a fractional unit coupon shall render the one unit coupon or the fractional unit coupon respectively invalid, and no person shall deliver or acquire gasoline in exchange for any such altered, obliterated or mutilated coupon.

9. This licence shall be cancelled for any breach of these conditions or any breach of any order (including any orders hereafter made) of the Oil Controller by the owner of the said non-commercial Marine Engine or by any person in possession of it who acquired such possession with his consent, express or implied.

G. R. COTTRELLE,
Oil Controller for Canada.

SCHEDULE "D" TO ORDER OIL 12 OF THE OIL CONTROLLER

C. D. HOWE,
*Minister of Munitions
and Supply*

A. H. WILLIAMSON,
*Vice-Chairman, The Wartime
Industries Control Board*

G. R. COTTRELLE,
Oil Controller

The following are the directions and specifications for marking gasoline:

- (1) For the Provinces of Canada, except Saskatchewan, gasoline which is required by Order Oil 12 to be marked shall be coloured purple by means of an oil-soluble purple dye, equivalent to the type known as "Purple S", and this dye shall be added on the basis of seventy-three and three tenths (73.3) pounds avoirdupois per one million (1,000,000) gallons, Imperial Measure, of gasoline, which is the equivalent of twenty-three (23) grains per forty-five (45) gallons, Imperial Measure, of gasoline.
- (2) For the Province of Saskatchewan, gasoline which is required by Order Oil 12 to be marked and which is sold or consumed only for farm purposes or in the operation of road construction and road maintenance machinery which is

operated by any Provincial or Municipal authority, shall be dyed purple as in other Provinces, but gasoline which is required to be marked and is not sold or consumed only for farm purposes or in the operation of road construction and road maintenance machinery which is operated by any Provincial or Municipal authority, shall be dyed green by means of an oil-soluble green dye, equivalent to the type known as "Calco Green", on the basis of seventy-three and three-tenths (73·3) pounds avoirdupois per one million (1,000,000) gallons, Imperial Measure, of gasoline, which is the equivalent of twenty-three (23) grains per forty-five (45) gallons, Imperial Measure, of gasoline.

SCHEDULE "E" TO ORDER OIL 12 OF THE OIL CONTROLLER

C. D. HOWE,	A. H. WILLIAMSON,	G. R. COTTRELLE,
<i>Minister of Munitions</i>	<i>Vice-Chairman, The Wartime</i>	<i>Oil Controller</i>
<i>and Supply</i>	<i>Industries Control Board</i>	

Consumer Outlet
Dealer Outlet

Bulk Station
Address

Name of Supplier.....

(The total barrel storage capacity of a Dealer Outlet shall in no case exceed his Bulk Station maximum inventory of barrel storage during 1941).

Total Storage Capacity and Inventory of Graded Gasoline at	Consumer Outlet
	Dealer Outlet Bulk Station

(a) Storage Capacity as at 7 a.m. April 1, 1943	Imperial Gallons
---	------------------

(b) Inventory of Graded Gasoline as at 7 a.m. April 1, 1943	Imperial Gallons
---	------------------

Unfilled Storage Capacity ((a) minus (b)).....	Imperial Gallons
--	------------------

Total Storage Capacity for Other Than Graded Gasoline at	Consumer Outlet
	Dealer Outlet Bulk Station

(a) Storage Capacity as at 7 a.m. April 1, 1943	Imperial Gallons
---	------------------

(b) Inventory of Gasoline Other than Graded as at 7 a.m. April 1, 1943	Imperial Gallons
--	------------------

(The Inventory of gasoline other than graded gasoline is only required from Bulk Stations).

For the information of the Oil Controller for Canada, I hereby certify that the above is a true statement.

Signed

Person in charge of	Consumer Outlet
	Dealer Outlet
	Bulk Station.

NUMBER OF STORAGE TANKS		NUMBER OF DISPENSING PUMPS	
No.	Size in Imp. Gallons	Singles	Doubles
.....		
.....		
.....		
.....		
.....		
.....		
.....		

This report to be made in duplicate.
Original to be forwarded to your supplier for information of the Oil Controller for Canada.

(The above statement on dispensing pumps is not required from bulk stations).

Duplicate to be retained by
Consumer
Dealer permanently.
Bulk Station

SCHEDULE "F" TO ORDER OIL 12 OF THE OIL CONTROLLER

C. D. HOWE, <i>Minister of Munitions and Supply</i>	A. H. WILLIAMSON, <i>Vice-Chairman, The Wartime Industries Control Board</i>	G. R. COTTRELLE, <i>Oil Controller</i>
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DEALER'S CERTIFICATE

Number.....

Name of Dealer Outlet.....

Address

Name of Supplier.....

Date.....194...

1. Coupons enclosed herein and surrendered on this delivery:

<i>Kind of Coupons</i>	<i>No. of Units</i>	<i>Graded Gasoline</i>
Passenger Type A.A.— Special—		
Commercial Type		
sub-total	X 3	Gals.
All other Coupons including requisitions, special authori- zations, Inventory Coupons, etc.		Gals.
	Total.....	Gals.

For the information of the Oil Controller for Canada, I hereby certify that the above is a true statement of the number of units and the gallonage of graded gasoline represented by the passenger type, commercial type, and other coupons, (including requisitions, special authorizations, Inventory Coupons, etc.) included herein.

(Signed)
Person in charge of dealer outlet.

SCHEDULE "G" TO ORDER OIL 12 OF THE OIL CONTROLLER

C. D. HOWE,
*Minister of Munitions
and Supply*

A. H. WILLIAMSON,
*Vice-Chairman, The War-
time Industries Con-
trol Board*

G. R. COTTRELLE,
Oil Controller

CERTIFICATE AS TO BULK STATION OPERATIONS

For the information of the Oil Controller, I/We hereby certify as follows:

- 1. The requirements of Subsection (10) of Section 8 of Order Oil 12 of the Oil Controller have been carried out in accordance with the said Subsection and reports covering the result of such checks or examinations are hereto attached.
- 2. The record in respect of each dealer outlet required by Section 8, Subsection (9) of the Oil Controller's Order Oil 12 has been maintained and in no case have I/We delivered graded gasoline in excess of the deliveries authorized by Subsection (4) of Section 8 of the said Order Oil 12.
- 3. The total quantity of gasoline received during the last preceding month at all bulk stations operated by me/us was—

	Imperial Gallons
Total receipts	_____
Less—A—Inter-stations Transfers	_____
B—Distribution to Jobbers.....	_____
Total A and B.....	_____
Net Receipts	_____

- 4. To the best of my/our knowledge and belief, the total quantity of gasoline distributed through all my/our bulk stations during the said month was:

Imperial Gallons

(a) Graded Gasoline—(Exclusive of gasoline distributed to other bulk stations and jobbers who submit Schedule "G" and exclusive of graded gasoline covered by Item (c) of this Paragraph 4)

(b) Marked Gasoline

(c) Gasoline supplied to consumer pumps of the armed forces of Canada or her Allies without surrender of coupons, requisitions or special authorizations.....

(d) Total Distributed
- 5. The coupons received from all dealer outlets supplied by my/our bulk station and all coupons received from consumer pumps or barrel sales, during the said month and the quantities of graded gasoline represented thereby are to the best of my/our knowledge and belief listed hereunder:

	Kind of Coupons	Colour	No. of Units	Quantity of Gasoline
1.	AA } Passenger.			
	Special }			
2.	Commercial			
	Sub Total			
3.	All other Coupons including Requisition, Special Authorization and Inventory Coupons, etc.			
	Total Gallons			

.....

Supplier

.....

Name of Bulk Station

.....

Period Covered

.....

Location

Signature of Authorized Agent.....

DEPARTMENT OF MUNITIONS AND SUPPLY
STEEL CONTROLLER

Order No. S.C. 27

(Cast Iron Scrap Ontario and Quebec and Steel Scrap, Ontario, Quebec, Nova Scotia, New Brunswick and Prince Edward Island)

Dated March 6, 1943.

Pursuant to the authority conferred by Order in Council P.C. 8053 of September 9, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board:—

IT IS HEREBY ORDERED AS FOLLOWS:—

1. Interpretation

For the purposes of this Order, unless the context otherwise requires:—

- (a) "basing point" with respect to cast iron scrap means Windsor-Walkerville, Fort William, or Toronto, Ontario, or Montreal, Quebec, and with respect to steel scrap, means Hamilton, Ontario, or Montreal, Quebec, and with respect to cast iron scrap or steel scrap, any place declared herein or by order in writing of the Controller to be a basing point.
- (b) "consumer" means a person who operates a plant where cast iron scrap and/or steel scrap are consumed in the fabrication or manufacture of any article or thing.
- (c) "Controller" or "Steel Controller" means the person appointed Steel Controller by the Governor in Council.
- (d) "dealer" means any person other than a consumer who is engaged in the business of buying and selling cast iron scrap or steel scrap.
- (e) "Federal Licensed Scrap Dealer" means a dealer who is the holder of a Federal Scrap Dealer's Licence issued by the Controller.
- (f) "Group A Dealer" means any dealer who satisfies the Controller, by affidavit or other evidence satisfactory to the Controller, that such dealer did, in the year 1940 or in any subsequent year, sell not less than 2,500 tons of cast iron scrap to one or more consumers;
- (g) "person" includes partnership, corporation, company, any governmental body on department and/or any aggregation of persons;
- (h) "Scrap" means any article, commodity, material or thing, which contains ferrous metal, whether alone or in conjunction with any non-ferrous metal or other substance, and which is suitable for scrap; and any such article, commodity, material or thing shall be deemed to be suitable for scrap if it is or forms part of any building, structure, machinery, plant, article or thing which is disused, obsolete, redundant, or otherwise serving no immediate vital purpose;
- (i) "ton" means a gross ton, being a ton of 2,240 pounds in weight.

2. Order C-4 Rescinded

The Steel Controller's Order No. C-4 dated September 18th, 1941, is rescinded.

3. Application of Order

This Order shall apply to cast iron scrap originating in the Provinces of Ontario and Quebec only, and to steel scrap originating in the Provinces of Ontario, Quebec, Nova Scotia, New Brunswick and Prince Edward Island, except that this Order shall not apply to steel scrap originating in the Provinces of Nova Scotia, New Brunswick and Prince Edward Island when such scrap is delivered and sold for consumption in Sydney, Nova Scotia.

4. Scrap not to be Classified Except as Provided by this Order

Unless by written authorization of the Controller, no person shall classify cast iron scrap for purchase, sale or delivery except as set out in Section 13 of this Order, and (subject to the provisions of subsection (3) of Section 11 of this Order with respect to used steel rails, no person shall classify steel scrap for purchase, sale or delivery except as set out in Section 14 of this Order.

5. *Maximum Prices not to be Exceeded*

(1) No person shall purchase, sell deliver or receive any classification of cast iron scrap at a price in excess of the price fixed for such classification by Schedule "A" to this Order, and no person shall purchase, sell, deliver or receive any classification of steel scrap at a price in excess of the price fixed for such classification by Schedule "B" to this Order.

(2) Where scrap not in accordance with any classification set forth herein is purchased, sold, delivered or received pursuant to any written authorization of the Controller, the price at which such scrap shall be purchased, sold, delivered or received shall be fixed by the Controller.

(3) No person shall purchase, sell, deliver or receive cast iron scrap in any carload or lot containing two or more classifications of cast iron scrap at a price per ton in excess of the price set forth in Schedule "A" hereto for the lowest priced classification of cast iron scrap contained in the carload or lot.

(4) No person shall purchase, sell, deliver or receive steel scrap in any carload or lot containing two or more classifications of steel scrap at a price per ton in excess of the price set forth in Schedule "B" hereto for the lowest priced classification contained in the carload or lot.

6. *Copy of Consumer's Purchase Orders to be Sent to Controller*

Every order given or contract made by a consumer for the purchase, acquisition, exchange or transfer of cast iron scrap or steel scrap shall be in writing and every consumer shall, within six days from the giving of such order or the making of such contract, file a copy thereof with the Controller.

7. *Shipments*

Every person shall, if required by the Steel Controller, ship or refrain from shipping, cast iron scrap and/or steel scrap to any place.

8. *Federal Licensed Scrap Dealer's Reports*

(1) Every Federal Licensed Scrap Dealer shall, on or before the 10th day of each month, file with the Controller a statement in writing, verified by the statutory declaration of some person having knowledge of the facts, showing for the information of the Controller, as nearly as can be estimated by such person, the following information:

- (a) The amount in tons of each classification of cast iron scrap and/or steel scrap which such licensed dealer had in his possession at the close of business on the last business day of the last preceding month; and
- (b) A detailed list of all purchase orders for cast iron scrap and/or steel scrap received during the last preceding month from consumers by such licensed dealer showing
 - (i) the name of each consumer; and
 - (ii) the consumer's order number; and
 - (iii) the quantity of each classification of cast iron scrap and/or steel scrap ordered by such consumer; and
 - (iv) the price to be paid by such consumer for each such classification; and
- (c) A detailed list of the deliveries to consumers of cast iron scrap and/or steel scrap made by such licensed dealer during the last preceding month showing
 - (i) the points of origin thereof; and
 - (ii) the quantity delivered by rail; and
 - (iii) the quantity delivered by truck; and
 - (iv) the consumer's order numbers as to such quantities.

(2) Every Federal Licensed Scrap Dealer shall file with the Controller by forwarding to him each month with the statement referred to in subsection (1) next preceding, copies of all invoices for all cast iron scrap and steel scrap sold by such dealer to consumers during the last preceding month, and copies of all invoices for any allowances separately invoiced by any such dealer to consumers during the last preceding month.

9. *Consumer's Reports*

Every consumer shall, on or before the 10th day of each month, file with the Controller a statement in writing, verified by the statutory declaration of some person having knowledge of the facts, showing for the information of the Controller, as nearly as can be estimated by such person, the following information:

- (a) the amount in tons of cast iron scrap and the amount in tons of steel scrap which such consumer had in his possession at the close of business on the last business day of the last preceding month; and
- (b) the amount in tons of cast iron scrap and the amount in tons of steel scrap which such consumer expects to require in the three months next following the last preceding month; and
- (c) the amount in tons of castings produced by such consumer during the last preceding month; and
- (d) a list of the purchase orders placed during the last preceding month by such consumer with Federal Licensed Scrap Dealers or with any person authorized or directed by the Steel Controller to deliver cast iron scrap and/or steel scrap to such consumer showing
 - (i) the date of each such purchase order; and
 - (ii) the number of each such purchase order; and
 - (iii) the name of the person with whom each such purchase order was placed; and
 - (iv) the quantity in tons of each classification of steel scrap and/or cast iron scrap in each such purchase order; and
- (e) the quantity in tons of cast iron scrap and/or steel scrap delivered to such consumer during the preceding month showing the point of origin thereof, the price paid therefor, and the number of the purchase order or orders pursuant to which the cast iron scrap and/or steel scrap was delivered.

10. *Trucking to Non-Basing Points*

(1) Where the charges for delivery exceed \$1 per ton for cast iron scrap or 75 cents per ton for steel scrap, every person delivering any scrap by motor truck to a consumer at a non-basing point shall procure at the point of origin of such scrap Form M. & S. 944 duly signed in duplicate by an authorized representative of the Steel Controller and stating for the information of the Controller

- (a) the point of origin of such scrap; and
- (b) the weight and classification thereof; and
- (c) the lowest C.L. railway freight rate per ton on such scrap from the point of origin thereof to the place where it is to be delivered; and
- (d) the number of the licence plate of the motor truck by which the scrap is to be delivered.

(2) The person delivering the scrap and the consumer receiving it shall duly sign both copies of the said Form M. & S. 944 and each shall retain one copy until forwarding it to the Controller pursuant to Subsection (4) of this Section.

(3) No consumer shall pay any trucking charges exceeding \$1 per ton for cast iron scrap or 75 cents per ton for steel scrap on scrap delivered to him at a non-basing point unless he is given at the time of such delivery the signed and completed copy of Form M. & S. 944 for such group.

(4) Every dealer and every consumer shall, on or before the 10th day of each month, file with the Steel Controller all signed and completed copies of Form M. & S. 944 received by such dealer or consumer during the last preceding month.

11. *Used Steel Rails*

(1) Except as provided in subsection (3) of this section no person shall purchase or acquire any used steel rails for any use other than re-rolling or re-melting, and no person, except a person operating a steam or electric railway, shall put used steel rails into use for any purpose except re-rolling or re-melting.

(2) Except as provided in subsection (3) of this section no person shall sell, supply or deliver used steel rails to any person who to the knowledge of the supplier will use such used steel rails for any purpose other than re-rolling or re-melting.

(3) Subsections (1) and (2) next preceding shall not apply to any person acquiring or disposing of used steel rails originally weighing less than 56 pounds per lineal yard, or to any person acquiring or disposing of in a single lot used steel rails weighing 10 tons or less; provided that nothing contained in this subsection shall affect or limit the provisions of the Steel Controller's Order No. S.C. 7A, dated November 24, 1942.

(4) Every person having any used steel rails originally weighing 56 pounds or more per lineal yard in his possession or under his control shall dispose of such used steel rails for re-rolling or re-melting as required by the Controller from time to time.

12. *Preparation of Electric Furnace Steel Scrap.*

If required by the Controller, no person shall convert more heavy melting steel scrap into electric furnace steel scrap than the quantity which may from time to time be fixed by the Steel Controller or his representative.

13. *Classifications and Definitions of Cast Iron Scrap*

For the purposes of this Order, cast iron scrap is classified and defined as follows:—

- (a) "No. 1 cast iron scrap" means
 - (i) machinery cast iron free from steel, malleable iron, stove plate or iron burned by acid or fire; and
 - (ii) agricultural machinery cast iron, heating system radiators and heavy furnace sections free from stove plate, malleable iron, burned grate bars, plough points, white iron, and iron burned by acid or fire; and
 - (iii) automobile cast iron consisting of automobile engine blocks, camshafts and valves, but does not include crankshafts or connecting rods;
- (b) plough points, chilled cast iron and white iron.
- (c) "stove plate cast" means stove plate and grate bars not over ten per cent. burnt and free from annealing pots and burnt retorts.
- (d) Cast iron car wheels.
- (e) "malleable iron" means malleable parts of automotive vehicles, agricultural implements, railway equipment and miscellaneous malleable castings, free from cast iron, steel parts and other foreign material.
- (f) "cupola size scrap" means pieces of cast iron scrap each not more than 150 pounds in weight, of classifications (a) or (b) or (e) of this section.

14. *Classifications and Definitions of Steel Scrap*

For the purposes of this Order, steel scrap is classified and defined as follows:—

- (a) "Mixed steel scrap" means unsorted and unclassified steel scrap $\frac{1}{8}$ of an inch and over in thickness, of any kind except turnings and borings, annealing pots, grate bars, cast iron, malleable iron, tinplate and terne plate.
- (b) "heavy melting steel scrap" means mixed steel scrap (as defined in paragraph (a) next preceding) $\frac{1}{8}$ of an inch and over in thickness, not over 18 inches in width and 5 feet in length, which complies with the conditions hereinafter in this paragraph set out and (but without limiting the generality of the foregoing) includes structural shapes, angle bar plates, steel casting, heavy chain, carbon tool steel, heavy forgings, forged butts and similar heavy material, new mashed pipe ends thoroughly flat, and pipe originally over 4 inches in diameter, and cut 12 inches and under, sheet bars, billets, rail ends, railroad steel and rough scrap, such as angles, couplers, knuckles, short rails, draw bars, cast steel bolsters, coil and leaf springs, automobile scrap and steel parts of agricultural implements, wagons and buggies.

Conditions

- (i) Individual pieces must be so cut into shape that they will be free from attachments and will lie flat in a charging box.
- (ii) All material shall be free from dirt, excessive rust or scale, foreign material of any kind, and any coating except galvanizing; and galvanized material shall not exceed 5 per cent in weight.
- (iii) Cut boiler plates must be practically clean and free from any stay bolts.
- (iv) Automobile rear ends must be cut into three sections.
- (v) No skelton sheet scrap, annealing pots, boiler tubes, grate bars, cast iron, malleable iron or any unwieldy piece shall be included;

- (c) "hydraulically compressed bundles" means sheet steel scrap hydraulically compressed into compact rectangular packages or bundles and consists of the following four classes;
- (i) "No. 1 bundle" means new sheet steel scrap free from all coatings and high silicon content.
 - (ii) "No. 2 bundle" means new sheet steel scrap mixed with black sheet steel scrap, and/or fenders, all of which must be free from excessive rust, all galvanizing, detinned cans and terne plate scrap.
 - (iii) "No. 3 bundle" means new sheet steel scrap mixed with black sheet steel scrap, including fenders, free from excessive rust, detinned and terne plate scrap and detinned cans; and galvanized material shall not exceed 5 per cent in weight.
 - (iv) "high silicon bundle" means new sheet steel scrap of high silicon content.
- (d) "mechanically compressed bundles" means bundles compressed or baled other than hydraulically and free from hand-tied bundles.
- (e) used steel rails for remelting.
- (f) used steel rails for re-rolling.
- (g) "unprepared bushelling" means steel scrap under $\frac{1}{2}$ of an inch in thickness and includes sheet steel scrap mixed with black sheet steel scrap including fenders, and pipe under 4 inches in diameter, and must be free from excessive rust, tin plate, annealing pots, detinned and terne plate scrap, metal coated, limed or porcelain enamelled stock, detinned cans, and contain not more than 5 per cent in weight of galvanized material.
- (h) "bushelling" means sheet steel scrap mixed with black sheet steel scrap, including fenders, and cut pipe under 4 inches in diameter cut into sizes not over 12 inches by 12 inches, all free from excessive rust, tin plate, annealing pots, detinned and terne plate scrap, metal coated, limed or porcelain enamelled stock and detinned cans and containing not more than 5 per cent in weight of galvanized material.
- (i) "new factory bushelling" means flat new sheet and skeleton scrap, cut to sizes not over 8 inches by 8 inches and includes new steel shovel blanks.
- (j) "unprepared new factory bushelling" means new sheet and skeleton scrap over 8 inches in any one dimension.
- (k) "mixed short steel turnings and borings" means clean steel and wrought iron turnings, drillings, screw cuttings and cast or malleable iron borings and drillings, all three inches and under in length, and free from stringy, bushy or tangled material, lumps, scale, and excessive oil.
- (l) "short shovelling steel turnings" means clean, short steel and wrought iron turnings and drillings, all three inches and under in length, and free from stringy, bushy or tangled material, lumps, scale and excessive oil.
- (m) "chemical cast iron borings or cast iron borings suitable for briquetting purposes" means new, clean cast iron borings and drillings containing not more than 1.50 per cent oil, free from steel turnings, chips, lumps, scale, and corroded or rusty material.
- This classification is to apply only when cast iron borings and drillings defined herein are consumed in the production of chemicals or in the manufacture of cast iron briquettes.
- (n) "borings used for abrasives" means new clean cast iron borings and drillings free from lumps, scale, corroded or rusty material. This classification is to apply only when cast iron borings and drillings defined herein are consumed in the manufacture of abrasives.
- (o) "electric furnace steel scrap" means specially selected heavy melting steel scrap consisting only of pieces $\frac{1}{4}$ of an inch in thickness and over, and flat new steel plate scrap over $\frac{1}{8}$ of an inch in thickness, all not exceeding 24 inches in length, 18 inches in width, and 150 pounds in weight, and free from alloys; and does not include any automobile scrap, other than frame stock, which must be free from any projections, and other than steel rims, which must be cut into three sections; provided that individual pieces must be so cut into shape that they will be free from attachments and will lie flat.

(p) "electric furnace bundles" means new, black sheet steel scrap hydraulically pressed into bundles 14 inches by 14 inches by 20 inches or smaller by a Federal Licensed Scrap Dealer in the hydraulic press operated by him at his usual and regular place of business.

(q) Manganese steel scrap.

15. *Permits*

The provisions of this Order shall be subject to any permit or order issued by the Controller to meet exceptional circumstances.

16. *Effective Date*

This Order shall be effective on and from April 1, 1943.

M. A. HOEY,

Associate Steel Controller.

APPROVED:

HENRY BORDEN,

Chairman—Wartime Industries Control Board.

CONCURRED IN:

D. GORDON,

Chairman—The Wartime Prices and Trade Board.

SCHEDULE "A" TO THE STEEL CONTROLLER'S ORDER No. S.C. 27

M. A. HOEY,

Associate Steel Controller.

1. *Prices for Cast Iron Scrap Classifications at Basing Points*

The maximum prices per ton for cast iron scrap delivered f.o.b. railway cars or motor trucks at basing points shall be as follows:—

Classification	BASING POINTS			
	Windsor-Walkerville, Ont.	Fort William, Ont.	Toronto, Ont.	Montreal, P.Q.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
(a) No. 1 Cast Iron Scrap.....	19 00	15 00	19 00	19 00
(b) Plough Points, chilled cast iron and white iron.....	18 00	14 00	18 00	18 00
(c) Stove Plate Cast.....	17 50	13 50	17 50	17 50
(d) Cast Iron Car Wheels.....	19 50	15 50	19 50	19 50
(e) Malleable Iron.....	16 00	12 00	16 00	16 00

2. Prices for Classification (f)

Any person may pay for classification (f) of Section 13 (cupola size scrap) an amount not in excess of \$2.50 per ton in addition to the price set out in Section 1 of this Schedule for classification (a) or (b) or (e) as the case may be.

3. Maximum Prices at Points of Origin Other Than Basing Points

The maximum price per ton for any classification of cast iron scrap delivered f.o.b. railway cars or motor trucks at any point in Ontario or Quebec, other than a basing point, shall be the price set out for such classification in Section 1 or 2 of this Schedule at the basing point having the lowest railway freight rate from the point of origin of the cast iron scrap, less the lowest railway freight rate per ton on cast iron scrap from the point of origin thereof to such basing point.

4. Allowances to Dealers

(1) In addition to the prices fixed for classifications by this Schedule, a consumer may pay a Federal Licensed Scrap Dealer, who may accept, not more than 50 cents per ton for cast iron scrap purchased or received by the consumer from such Federal Licensed Scrap Dealer.

(2) In addition to the prices fixed for classifications by this Schedule and the allowance provided by Subsection (1) next preceding, a consumer may pay a Group A Dealer, who may accept, not more than a further sum of 50 cents per ton for cast iron scrap purchased or received by the consumer from such Group A Dealer.

(3) All Group A Dealer's charges for allowances shall be invoiced separately from any invoice for scrap.

5. Additions for Local Deliveries

(1) In addition to the prices set out in Sections 1, 2 and 3 of this Schedule, a consumer may pay a sum not in excess of \$1.00 per ton for cast iron scrap delivered to his plant by motor truck, or may pay the lowest established switching charge in the case of such deliveries made by railway.

(2) Subsection (1) next preceding shall not apply where delivery is made in accordance with the provisions of Section 10 of this Order S.C. 27.

6. Charges for Deliveries Made in Accordance with Section 10

Where delivery of any cast iron scrap is made in accordance with the provisions of Section 10 of this Order S.C. 27, the charges per ton to be paid for such delivery shall not exceed the lowest railway carload freight rate per ton on cast iron scrap established within six months prior to the date of the shipment between the point of origin of the cast iron scrap and the point of its delivery; provided that in any case where there is an established commercial trucking rate, the charges to be paid for delivery shall not exceed such commercial trucking rate.

7. Payment of Freight Charges by Consumer Permitted

Nothing in this Order shall prevent a consumer from purchasing cast iron scrap on a point-of-origin basis and from paying the proper freight charges thereon to his plant.

SCHEDULE "B" TO THE STEEL CONTROLLER'S ORDER No. S.C. 27

M. A. HOEY,

*Associate Steel Controller.**1. Prices for Steel Scrap Classifications at Basing Points*

The maximum prices per ton for steel scrap delivered f.o.b. railway cars or motor trucks at a consumer's plant at basing points shall be as follows:—

Classification	Hamilton, Ont.	Montreal, P.Q.
	\$ cts.	\$ cts.
(a) Mixed Steel Scrap.....	15 50	15 50
(c) Hydraulically Compressed Bundles—		
No. 1 Bundles.....	17 50	17 50
No. 2 Bundles.....	17 00	17 00
No. 3 Bundles.....	15 50	15 50
High Silicon Bundles.....	15 50	15 50
(d) Mechanically Compressed Bundles.....	15 50	15 50
(e) Used Steel Rails for remelting.....	18 50	18 50
(f) Used Steel Rails for re-rolling.....	21 50	21 50
(g) Unprepared Bushelling.....	10 00	8 50
(h) Bushelling.....	13 00	12 00
(i) New Factory Bushelling.....	16 50	16 50
(j) Unprepared New Factory Bushelling.....	11 50	11 50
(k) Mixed Short Steel Turnings and Borings.....	12 50	Montreal not a basing point for this classi- fication.
(l) Short Shovelling Steel Turnings.....	12 50	12 50
(m) Chemical Cast Iron Borings or Cast Iron Borings Suitable for Briquetting Purposes.....	15 00	10 50
(n) Borings Used for Abrasives.....	14 00	9 50
(p) Electric Furnace Bundles.....	20 50	20 50
(q) Manganese Steel Scrap.....	20 00	20 00

2. Prices for Heavy Melting Steel Scrap at Basing Points

Any person may pay for classification (b) of Section 14 (heavy melting steel scrap) at any basing point an amount not in excess of \$2 per ton in addition to the price set out in item (a) of Section 1 of this Schedule for mixed steel scrap.

3. Prices for Electric Furnace Steel Scrap at Basing Points

Any person may pay for classification (o) of Section 14 (electric furnace steel scrap) at any basing point an amount not in excess of \$5 per ton in addition to the price set out in item (a) of Section 1 of this Schedule for mixed steel scrap.

4. *Amherst, N.S., Declared a Basing Point for Re-rolling Rails*

Amherst, N.S., is hereby declared to be a basing point for re-rolling rails only and the maximum price for re-rolling rails f.o.b. railway cars or motor trucks at a consumer's plant at Amherst, N.S., shall be \$21.50 per ton.

5. *Deductions for Local Deliveries at Basing Points*

Where any classification of steel scrap is at a basing point but has not been delivered to a consumer's plant or a Federal Licensed Scrap Dealer's processing yard at such basing point, the maximum price otherwise payable under this Schedule for such classification shall be subject to a deduction of not less than \$1 per ton, if delivery is to be made by motor truck, or the established switching charges, if by railway.

6. *Allowance to Federal Licensed Scrap Dealers*

In addition to the price fixed for any classification by this Schedule, a consumer may pay a Federal Licensed Scrap Dealer, who may accept, not more than 50 cents per ton for any classification of steel scrap purchased or received by the consumer from such Federal Licensed Scrap Dealer.

7. *Maximum Prices at Points of Origin other than Basing Points*

The maximum price per ton for any classification of steel scrap f.o.b. railway cars or motor trucks at any point in Ontario, Quebec, New Brunswick, Nova Scotia, or Prince Edward Island, other than a basing point, shall be the price set out for such classification in Section 1, 2, 3 or 4 of this Schedule at the basing point having the lowest railway freight rate from the point of origin of the steel scrap, less the lowest railway freight rate per ton from the point of origin of the steel scrap to such basing point.

8. *Deductions for Local Deliveries at Non-Basing Points*

Where steel scrap of any of classifications (a), (g) or (j) of Section 14 of this Order is at a non-basing point for delivery, but has not been delivered, to a Federal Licensed Scrap Dealer's processing yard at such non-basing point, the maximum price otherwise payable for such classification under this Schedule shall be subject to a deduction of not less than \$1 per ton, if delivery is to be made by motor truck, or the established switching charges, if by railway.

9. *Additions for Local Deliveries at Non-Basing Points*

(1) In addition to the maximum price fixed for any of classifications (d), (e), (i), (m), (n), and (p) by Section 1 of this Schedule and in addition to the maximum price fixed for classification (o) by Section 3 of this Schedule a consumer may pay for such classification delivered by motor truck to his plant at a non-basing point a sum not in excess of 75 cents per ton, or may pay the lowest established switching charge in the case of such deliveries made by railway.

(2) Subsection (1) next preceding shall not apply where delivery is made in accordance with the provisions of Section 10 of this Order S.C. 27.

10. *Charges for Deliveries made in accordance with Section 10*

Where delivery of any steel scrap is made in accordance with the provisions of Section 10 of this Order S.C. 27, the charges per ton to be paid for such delivery shall not exceed the lowest railway carload freight per ton on steel scrap established within six months prior to the date of the shipment between the point of origin of the steel scrap and the point of its delivery; provided that in any case where there is an established commercial trucking rate lower than such lowest railway carload freight rate, the charges to be paid for delivery shall not exceed such commercial trucking rate.

11. *Payment of Freight Charges by Consumer Permitted*

Nothing in this Order shall prevent a consumer from purchasing steel scrap on a point-of-origin basis and from paying the proper freight charges thereon to his plant.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 16A

(Timber Advisory Committee for the Southern Interior of British Columbia Established)

Dated March 23, 1943

Pursuant to the authority conferred by Order in Council P.C. 6835 dated August 29th, 1941, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, it is hereby ordered as follows:—

1. *Timber Advisory Committee for the Southern Interior of British Columbia Established*

A Committee, which shall be known as the Timber Advisory Committee for the Southern Interior of British Columbia (hereinafter referred to as "the Committee"), is hereby established.

2. *Duties*

The duties of the Committee shall be to confer with and advise the Timber Controller with respect to timber and lumber in the Southern Interior of British Columbia and its place in the Canadian war program; and to present for discussion and guidance such relevant problems as may arise in connection with any matter related to such timber and lumber referred to the Committee by the Timber Controller, and to make recommendations to him with respect thereto.

3. *Membership*

The Committee shall consist of the persons hereinafter named:

- (1) Mr. H. Turner of Kamloops, B.C., to be Chairman of the Committee;
- (2) Mr. J. G. Struthers, Vernon, B.C.;
- (3) Mr. R. Horton, Nelson, B.C.;

and such other persons as the Timber Controller may from time to time appoint as members of the Committee in addition to, or in substitution for, any of the persons above named.

4. *Secretary*

Mr. Hugh Dalton, of Vancouver, B.C., shall be Secretary of the Committee but not a member thereof;

5. *Meetings*

The Committee shall meet from time to time at the call of the Chairman (or the Timber Controller) at such time and place as the Chairman (or the Timber Controller) may select and on such notice, given in such manner, as the Chairman (or the Timber Controller) may deem sufficient.

6. *Quorum*

Two members of the Committee shall be a quorum.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

H. BORDEN,
Chairman, The Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 17-A

(Maximum Consumer's Prices for Lumber and Millwork in the Province of Quebec)

Dated March 15th, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24th, 1940, as amended, and by any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:

- (a) "consumer" means any person who buys for his own use and not for resale;
- (b) "person" includes partnership, corporation, company and any aggregation of persons;
- (c) "point of shipment" means any warehouse, lumber yard or place from which lumber or millwork is shipped or delivered.

2. *Maximum Consumer's Prices Fixed for Quebec, Except Hull*

The maximum price (including Federal Sales Tax but excluding Provincial Sales Tax) at which any person may sell or offer for sale to a consumer any lumber or mill work described in Schedule "A" to this Order which is shipped or to be shipped, pursuant to such sale or offer, from any point of shipment within the Province of Quebec except any point of shipment within the City of Hull, shall be the maximum price shown for such lumber or mill work in the said Schedule "A".

3. *Invoices to Show Particulars of Lumber and Mill Work Sold*

Every person selling lumber or millwork for delivery to a consumer from any point of shipment at which the prices fixed by this Order apply, shall keep on file for the inspection of the Timber Controller or his representative a copy of the invoice covering each such sale, and shall state in the invoice the point of shipment and full particulars of the species and grades of the lumber and millwork sold and the price or prices charged therefor.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

H. BORDEN,
Chairman, Wartime Industries Control Board.

CONCURRED IN:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ORDER No. TIMBER 17A

A. H. WILLIAMSON,
Timber Controller.

MAXIMUM PRICES AT WHICH ANY PERSON MAY SELL OR OFFER FOR SALE TO A CONSUMER
 ANY LUMBER OR MILLWORK DESCRIBED IN THIS SCHEDULE WHICH IS SHIPPED OR
 TO BE SHIPPED, PURSUANT TO SUCH SALE OR OFFER FROM ANY POINT OF
 SHIPMENT WITHIN THE PROVINCE OF QUEBEC EXCEPT ANY POINT
 OF SHIPMENT WITHIN THE CITY OF HULL

NOTE.—All prices are per M' B.M. (except mouldings).

Softwoods

Lumber

Spruce and Jack Pine

$\frac{5}{8}$ " Original Cut, prices are governed by the prices of 1" full, and must be sold
 at $\frac{5}{8}$ of the price of 1" to the nearest 50c. over.

Flooring, Ceiling
 Siding Run to
 Standard Pattern

2" Scant x 3 & 4" Mer. (4th. & B.) Rough or Dressed R.L.	\$51.00	1 x 3-4	\$55.00
2" Scant x 5" Mer. (4th. & B.) Rough or Dressed R.L.	52.00	1 x 5	55.00
2" Scant x 6/7 Mer. (4th. & B.) Rough or Dressed R.L.	54.00	1 x 6-7	58.00
2" Scant x 8" Mer. (4th. & B.) Rough or Dressed R.L.	56.00		
2" Scant x 9" Mer. (4th. & B.) Rough or Dressed R.L.	58.00		
2" Scant x 10/11" Mer. (4th. & B.) Rough or Dressed R.L.	61.00		
2" Scant x 12" Mer. (4th. & B.) Rough or Dressed R.L.	64.00		

1" Scant add \$1.00 per M' over 2" Scant.

1" Full add \$4.00 per M' to 2" Scant.

1 $\frac{1}{4}$ " add \$5.00 per M' to 2" Scant.

2" Full add \$3.00 per M' to 2" Scant.

3 x 3 to 5" add \$3.00 per M' over 2" Scant.

3 x 6" & up add \$5.00 per M' over 2" Scant.

4 x 4" & 5" add \$4.00 per M' over 2" Scant.

4 x 6 & up add \$6.00 per M' over 2" Scant.

6 x 6" & up add \$8.00 per M' over 2" Scant.

8 x 8" & up add \$8.00 per M' over 2" Scant.

10 x 10 & up add \$8.00 per M' over 2" Scant.

Lower Grades—

For 5th Qual. & Btr., deduct \$1.00 per M' from 4th & Btr.

For 5th Qual. only, deduct \$3.00 per M' from 4th & Btr.

For 6th Qual. only, deduct \$4.00 per M' from 4th & Btr.

Specified Lengths

For specified lengths All 16' Add..... \$3 00 per M' B.M.

For specified lengths Even and 13' Add..... 2 00 per M' B.M.

For specified lengths Odd, Add..... 1 00 per M' B.M.

Eastern Hemlock

\$4.00 per M' B.M. less than Spruce, for same grades and sizes.

White Pine Uppers

	"C" Select and Better	"D" Select	
1 x 4/6".....	\$130 00	\$120 00	
1 x 7 and 8"....	130 00	140 00	
1 x 9"/Up.....			(\$10.00 per in. extra over 8")
1 $\frac{1}{4}$ x 4/6".....	170 00	150 00	
1 $\frac{1}{4}$ x 7 and 8"....	210 00	160 00	
1 $\frac{1}{4}$ x 9"/Up.....			(\$10.00 per in. extra over 8")
1 $\frac{1}{2}$ and 2".....			(Same prices per M' as 1 $\frac{1}{4}$ ")
3 x 6"/Up.....	270 00	200 00	
4 x 6"/Up.....	280 00	210 00	

White Pine Commons

	No. 1 & 2	B.E. No. 3	No. 3	No. 4	No. 5	No. 6
1 x 4/9".....	\$ 90 00	\$85 00	\$80 00	\$65 00	\$55 00	\$45 00
1 x 10".....	100 00	90 00	85 00	70 00	60 00	50 00
1 x 11/12".....	120 00	95 00	90 00	75 00	60 00	50 00
For 1 1/4", 1 1/2" and 2"	Add \$ 5 00 per M' to above prices.					
For 3 "	Add 10 00 per M' to 1" prices.					
For 4 "	Add 15 00 per M' to 1" prices.					
5 x 5".....	120 00	—	—	—	—	—
6 x 6".....	150 00					
Special Lengths, \$5.00 per M' Extra.						

Red or Norway Pine

1 x 4/6" Clear and Clear Face 6/16'.....	\$100 00
1 x 7"/Up Clear and Clear Face 6/16'.....	115 00
1 1/4", 1 1/2" and 2", \$5.00 per M' Extra over 1"	
1 x 4/9" Merch. 6/16'.....	63 00
1 x 10"	65 00
1 x 12"	75 00
For 2", Add \$3.00 per M' B.M. over 1".	
3 x 4/9" Merch. 6/16'.....	65 00
3 x 10"	75 00
3 x 11/12"	80 00
For 4", Add \$2.00 per M' over 3".	
Dressing Charges, White and Red Pine \$4.00 per M'.	

*B.C. Fir**and Cedar*

	No. 1, 2, Clr.	No. 3 Clr.	No. 4 Clr.
5/8 x 3" Vee. 18.....	\$60 00	\$55 00	—
4" " "	65 00	60 00	—
1 x 3" Vee. 28.....	70 00	65 00	—
4" " "	75 00	70 00	—

B.C. Fir

1 x 3" Edge-G. Flrg.....	95 00	90 00	80 00
4" " "	95 00	90 00	80 00
1 x 3" F. Grain Flrg.....	75 00	70 00	60 00
4" " "	75 00	70 00	60 00

B.C. Rough Clears

1 x 4 1/2"	100 00	95 00
1 x 6"	105 00	100 00
8"	110 00	105 00
10"	115 00	110 00
12"	125 00	120 00

Specified Lengths for Rgh. Clears \$5.00 per M' Extra

For 1 1/4", 1 1/2" & 2" Add \$5.00 per M' to 1"

For 3" Add 40.00 per M' to 1".

Dressing Rough Clears \$5.00 per M' Additional.

*B.C. Timbers**Fir, Cedar,*

Hemlock . Stock sizes No. 1 Com. Rough \$75.00 per M'
 Stock sizes No. 1 Com. Dressed 80.00 per M'.
 Cut sizes \$5.00 per M' Extra.
 Select Common \$5.00 per M' extra.
 Lengths over 40' Extra.

B.C. Fir Trim—Standard Western Designs

1 x $\frac{4}{5}$ " Casing #1 & 2 Clear Finish $\frac{3}{4}$ or $\frac{11}{16}$ "	\$110 00
6/8" Base " " " "	120 00
10" " " " " "	125 00
1 $\frac{1}{4}$ " x $\frac{4}{5}$ " Baseblock (Standard)	120 00
1 $\frac{1}{4}$ " x 5" Jambs Cut to Length ($\frac{2}{3}$ - $\frac{4}{7}$)	125 00

*Shingles**Cedar
Shingles*

All shingles are per Square

<i>Eastern</i>		<i>Western</i>	
Extras (16")	\$6 00	No. 1-xxxxx (16")	\$7 00
Clears	5 25	No. 2-xxxxx "	5 50
2nd Clears	4 75	No. 3-xxxxx "	5 00
Clear Walls	4 75		
Extra No. 1	3 60		

Mouldings

Fir, Spruce, Pine, Basswood and Other Soft Woods.

1 $\frac{1}{2}$ ¢ Lin. Ft. per In. Wide up to 3"-1" thick & less.*Millwork**B.C. Fir Doors—*

2 Panels (No. 20)	\$4 50 ea.
5 Panels (No. 50)	4 50 ea.
Craftman	4 75 ea.
1 Panel (No. 10)	4 75 ea.
15 Lights (No. 205)	6 00 ea.

Prices shown are for doors of 1 $\frac{3}{8}$ " x 2' 8" or less by 6' 8" or less. For doors 1 $\frac{3}{8}$ " x 2' 10" add 50 cents per door to prices shown.

*Lumber, Rough**Hardwoods—*

First and Seconds Combined

	Birch	Maple	Basswood	Elm
4/4	\$150 00	\$160 00	\$150 00	\$140 00
5/4	155 00	165 00	155 00	145 00
6/4	160 00	170 00	160 00	150 00
8/4	170 00	180 00	170 00	160 00
10/4	180 00	200 00	170 00
12/4	190 00	210 00	180 00
16/4	215 00	235 00
No. 1 Com. and Sels. Combined				
4/4	\$ 95 00	\$100 00	\$ 95 00	\$ 90 00
5/4	105 00	110 00	105 00	100 00
6/4	110 00	115 00	110 00	105 00
8/4	120 00	125 00	120 00	115 00
10/4	130 00	145 00	130 00
12/4	140 00	155 00	130 00
16/4	170 00	185 00
No. 2 Common				
4/4	\$ 65 00	\$ 65 00	\$ 65 00	\$ 65 00
5/4	70 00	70 00
6/4	70 00	70 00
8/4	70 00	75 00
No. 3 Common				
	\$ 50 00	\$ 45 00	\$ 50 00	\$ 50 00

Prices shown are for Random Widths and Lengths, as required by the N.H.L.A. rules for the respective grades.

Prices shown are for *rough lumber and air-dried or green*.

For Kiln-dried stock, add to the above prices as follows:—

	Birch, Basswood, Elm	Maple
4 4	\$10 00M'	\$10 00M'
5/4 and 6/4.....	15 00	15 00
8 4	15 00	20 00
10/4	20 00	30 00
12/4	30 00	40 00
16/4	40 00	50 00

Add for Specified Widths

Add for Specified Lengths

	M'		M'
8" or 9"	\$10 00	10'0	\$10 00
10" or 11"	20 00	12'0	10 00
12" or 15"	30 00	14'0	20 00
14" up	40 00	16'0	30 00

For Hardwoods, add for Standard Dressing (D2S, D4S or D2S & M), \$10.00 per M' B.M.

Set up of machine may be charged as an extra if quantity of lumber to be dressed is less than 500 Lin. Ft. per set up.

Birch and Maple Flooring

13/16" First Grade	\$115 00	\$120 00
" Second Grade	110 00	115 00
" Third Grade	95 00	95 00
1/2" First Grade	108 00	116 00
" Second Grade	103 00	103 00
" Third Grade	85 00	85 00
3/8" First Grade	100 00	100 00
" Second Grade	95 00	95 00
" Third Grade	78 00	78 00

For quantities of 5 M' B.M. to 9,999' B.M., deduct \$5.00 per M', and for quantities of 10 M' and over, deduct \$10.00 per M' from the foregoing prices.

Oak Flooring

Thickness	Kind	Grade	Per thousand feet B.M. Sales tax included
3/8"	Plain White	1st	\$127 00
		2nd	120 00
		3rd	95 00
		Shorts	75 00
3/8"	Quartered White	1st	165 00
		2nd	150 00
		3rd	95 00
		Shorts	78 00
3/8"	Plain Red	1st	127 00
		2nd	120 00
		3rd	95 00
		Shorts	75 00
3/8"	Quartered Red	1st	150 00
		2nd	130 00
		3rd	95 00
1/2"	Plain Red	1st	170 00
		2nd	157 00
		3rd	127 00
		Shorts	90 00
13/16"	Plain Red	1st	230 00
		2nd	200 00
		3rd	145 00
		Shorts	110 00
		No. 4	70 00

Oak Flooring.—Con.

Thickness	Kind	Grade	Per thousand feet B.M. Sales tax included
13/16"	Quartered Red	1st	280 00
		2nd	240 00
		3rd	150 00
		Shorts	110 00
13/16"	Quartered White	1st	310 00
		2nd	250 00
		3rd	140 00
		Shorts	110 00

For jointed or square edge oak flooring, prices for similar grades and thicknesses may be increased by 30 per centum. This type of oak flooring to be tallied and invoiced on the basis of face or actual measurement.

PART V

Export Permit Branch
(Trade and Commerce)**Export Permit Branch Order No. 68**

March 23, 1943.

By virtue of the power conferred upon me by Paragraph 4 of Order in Council P.C. 2448 of April 8, 1941, the undersigned hereby orders that, effective on and after March 24, 1943, ginseng be exempted from requiring an export permit when shipped to any part of the British Empire or to the United States.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

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Canada. Privy Council
Statutory orders and regulations.
1943 (v.1, Jan.-Apr.)

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